1 BRAD D. BRIAN (CA Bar No. 079001, pro hac vice) Brad.Brian@mto.com 2 2011 APR -6 PM 1: 16 LUIS LI (CA Bar No. 156081, pro hac vice) Luis.Li@mto.com TRUC T. DO (CA Bar No. 191845, pro hac vice) 3 Truc.Do@mto.com Jocqueline Hershman 4 MIRIAM L. SEIFTER (CA Bar No. 269589, pro hac vice) Miriam.Seifter@mto.com MUNGER, TOLLES & OLSON LLP 5 355 South Grand Avenue, Thirty-Fifth Floor 6 Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 7 THOMAS K. KELLY (AZ Bar No. 012025) 8 tskelly@kellydefense.com 425 E. Gurley 9 Prescott, Arizona 86301 Telephone: (928) 445-5484 10 Attorneys for Defendant JAMES ARTHUR RAY 11 SUPERIOR COURT OF STATE OF ARIZONA 12 COUNTY OF YAVAPAI 13 14 STATE OF ARIZONA. CASE NO. V1300CR201080049 15 Plaintiff. Hon. Warren Darrow VS. 16 DIVISION PTB JAMES ARTHUR RAY, 17 **DEFENDANT JAMES ARTHUR RAY'S** BENCH MEMORANDUM REGARDING Defendant. 18 PROSECUTORIAL MISCONDUCT 19 20 I. INTRODUCTION 21 Mr. Ray's trial has been tainted by pervasive and prejudicial prosecutorial misconduct. 22 To date, Mr. Ray has objected to instances of misconduct individually during trial. When 23 prosecutorial misconduct becomes pervasive, however, Arizona law provides that the cumulative 24 effect may require a mistrial. See State v. Hughes, 193 Ariz. 72, 79 (1998) ("To determine 25 whether prosecutorial misconduct permeates the entire atmosphere of the trial, the court 26 necessarily has to recognize the cumulative effect of the misconduct."). And where the 27 government's misconduct is knowing, prejudicial, and taken with "indifference to a significant 28 13576281.3 -1-

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resulting danger of mistrial or reversal," the Double Jeopardy clause bars retrial. *Pool v. Superior Court*, 139 Ariz. 98, 108-09 (1984). Here, the State's over-aggressive *and repeated* tactics have pushed this matter perilously to the brink of mistrial. This conduct must cease.

To Mr. Ray's detriment, the State has engaged in all of the following:

- Asking argumentative questions, including improper attempts by the prosecution to disparage Mr. Ray's character. See, e.g., Pool, 139 Ariz. at 103 (prosecutorial misconduct occurred where prosecutor asked questions "designed to raise prejudice in jurors" and acted "with indifference, if not specific intent, to prejudice the defendant").
- Violating the Court's evidentiary rulings by asking questions regarding supposed incidents at prior sweat lodge ceremonies. See State v. Leon, 190 Ariz. 159, 162–63 (misconduct to refer to a prior incident, where no evidence regarding the incident had been admitted; "[t]his misconduct was particularly egregious considering that the court had earlier excluded statements regarding a prior incident").
- Asking questions that attempt to "place the prestige of the government behind [its] case." See, e.g., Leon, 190 Ariz. at 162.
- Asking prejudicial questions made in improper, leading form. *See, e.g., Pool,* 139 Ariz. at 103 ("Suggestion by question or innuendo of unfavorable matter which is not in evidence and which would be irrelevant, or for which no proof exists is improper and can constitute misconduct.").
- Asking questions that insinuate corporate, civil negligence, that lack a good-faith basis, and that can be designed only to prejudice the jury against Mr. Ray and to confuse the issues in this criminal manslaughter case.
- Taking legal positions that the State knows to be meritless. *See* Ariz. Sup. Ct. Rules, Rule 42, Rules of Prof. Conduct, ER 3.1 (attorneys must not "assert or controvert an issue . . . unless there is a good faith basis in law and fact for doing so that is not frivolous"); *see also Hughes*, 193 Ariz. at 80 (prosecutor has duty to "seek justice, not merely a conviction," and "to see that defendants receive a fair trial").

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The Court has broad discretion to control trial proceedings to rein in such misconduct. See Pool, 139 Ariz. at 103–104 ("The trial judge is armed with both discretionary power and rules which he may used to control proceedings."). The Court should exercise that discretion here to bar the State from continuing to engage in improper questioning. See id. at 103 ("The best and most effective method to control the courtroom and prevent verbal guerrilla warfare such as that shown by the record in the case at bench is a strong, impartial trial judge.").

II. ARGUMENT

A. The State's impropriety in questioning witnesses is grounds for a mistrial.

Improper questioning of witnesses constitutes prosecutorial misconduct that can warrant or require a mistrial. *See Pool*, 139 Ariz. at 103. In *Pool*, the Arizona Supreme Court found sufficient intent based on "the cumulative effect of a line of questioning in which the prosecutor posed numerous improper questions resulting in at least two bench conferences and one court admonishment." 139 Ariz. at 106. *Inter alia*, the State asked questions about the defendant's drinking habits that were "both irrelevant and prejudicial"; asked questions to which "objections had just been sustained"; asked questions that characterized the defendant as a "cool talker," which were "argumentative" and "grossly improper"; asked questions that characterized the evidence or asked a witness for his view of the evidence; and asked questions that suggested unfavorable matter that was not in evidence. *Id.* at 102–03.

Here, as in *Pool*, the State's conduct is not "an isolated result of loss of temper, but the cumulative effect of a line of questioning"—indeed, multiple lines of questioning—in which "the prosecutor posed numerous improper questions." *Id.* at 106. The State should be ordered to refrain from such questioning.

1. Prejudicial, argumentative questions

A prosecutor commits misconduct by making rhetorical arguments rather than seeking to elicit relevant evidence. In *Pool*, for example, the prosecutor's "[q]uestions characterizing the defendant as a 'cool talker,' a knowledgeable witness, and a 'good buddy' of defense counsel" were "argumentative, grossly improper, and designed to raise prejudice in jurors" 139 Ariz. at 102–03. Regarding the cool-talker question—"You're pretty much a cool talker, aren't you?"—13576281.3

1	the court noted that "[t]here is no possible basis upon which such a question could be justified."
2	Id. at 104 n.7. It "was not only argumentative, but contain[ed] innuendo designed to prejudice"
	the defendant. Id. And it was "disrespectful," violating the prosecutor's duty to "treat witnesses
	and parties with respect." Id. (citing Ariz. Sup. Ct. R. 29(a)). See also Hughes, 193 Ariz. at 82
	(criticizing the prosecutor's question—whether a doctor came to a conclusion regarding the case
	after he was hired by the Defense, but not when he was retained by the court—as "improper
	rhetorical argument"). The State here has repeatedly posed improper, argumentative questions.
	The following examples are illustrative.
	On March 25, Mr. Hughes also asked the following question, reminiscent of the cool-
	talker question in Pool, which plainly served no purpose but to disparage Mr. Ray's character:
	Q. Has a leader of another lodge bragged about how hot their lodge was?
	MR. LI: Objection, Your Honor argumentative.
	THE COURT: [Sustained.]
	Draft Trial Transcript, 3/25/11, 210:2-5.1
	Similarly, questions such as the following have no non-argumentative purpose:
	Q. Then you were asked some questions about leaving Mr. Ray's ceremony between rounds. Did Mr. Ray ever tell you how to leave if you were unconscious?
	MR. LI: Objection argumentative.
	THE COURT: Sustained.
	Trial Transcript, 3/10/11, 155:7–12. Notwithstanding the sustained objection, the State repeated
	the question on April 1:
	Q. And then Mr. Kelly asked you about how the participants inside the sweat
	lodge were free to leave at any time and you agreed they were, do you recall that
	[]?
	A. Yes, ma'am.
	Transcript pages from which excerpts are taken are attached to this motion in chronological order by
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logical order by date.

1	Q. If a person was unconscious inside the sweat lodge—
2	MR. KELLY: Your Honor objection.
3	Q. BY MS. POLK: Would they be [free] to leave?
4	THE COURT: Sustained.
5	Draft Trial Transcript, 4/1/11, 252:4–14.
6	In addition, the State has asked a number of argumentative questions regarding the cost of
7	the Spiritual Warrior seminar. These questions appear geared toward the State's inadmissible
8	theme, made explicitly in its motions, that Mr. Ray or JRI engaged in aggressive or unappealing
9	sales techniques or business practices. For example, on March 10, during examination of Dennis
10	Mehraver, Ms. Polk asked:
11	Q. Mr. Li asked you questions about choices and whether you had
12	to do the [holotropic breathing] or the Samurai game or the vision quest. Did you pay \$10,000 to show up and not participate?
13	MR. LI: Objection argumentative.
14	THE COURT: Sustained.
15	Trial Transcript, 3/10/11, 146:18-25. Similarly, on March 25, Mr. Hughes asked witness Linda
16	Andresano:
17 18	Q. You mentioned your friend's house. Did you pay \$10,000 to do a sweat lodge with anybody else?
19	MR. LI: Objection argumentative assumes facts not in evidence.
20	THE COURT: Sustained.
	Draft Trial Transcript, 3/25/11, 208: 4-9.
21 22	These questions have nothing to do with the reckless manslaughter charges in this case;
23	they are aimed solely at raising prejudice. And the repetition of these questions in spite of
24	adverse rulings from the Court adds to the misconduct. See Pool, 139 Ariz. at 102 ("[C]ounsel's
25	immediate repetition of questions to which objections had just been sustained 'is an
	impertinence to the court." (quoting 3 Wigmore, Evidence, §782 at 181 (Chadbourne rev.
26	1970))).
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2. Questions that flout this Court's evidentiary rulings

Asking questions in violation of pretrial rulings, or evidentiary rulings during trial, also constitutes prosecutorial misconduct. *See Pool*, 139 Ariz. at 102; *Leon*, 190 Ariz. at 162–63 (the "misconduct was particularly egregious considering that the court had earlier excluded statements regarding a prior incident"). *See generally In re Gustafson*, 650 F.2d 1017 (9th Cir. 1981) (ignoring objections sustained by court is basis for contempt).

The State has violated this Court's ruling regarding evidence from prior sweat lodge ceremonies. Indeed, notwithstanding the extensive litigation regarding evidence from prior sweat lodge ceremonies; notwithstanding this court's binding order that such evidence is not relevant to prove Mr. Ray's mental state, notwithstanding the Court's specific instruction not to use vague, suggestive words in describing supposed medical symptoms, and notwithstanding the absence of evidence in the trial record, the State asked the following question:

Q. BY MS. POLK: Mr. Mehravar, if you had known that people in prior sweat lodge ceremonies conducted by Mr. Ray had problems—

MR. LI: Objection, Your Honor. Assumes facts not in evidence.

THE COURT: Sustained.

Trial Transcript, 3/10/11, 145:11-16.

Similarly, in spite of the Court's instruction that the State could ask only limited questions to Ms. Haley about the 2007 ceremony, and that the State must be careful to hew carefully to Ms. Haley's own experience, the State asked the following leading question, suggesting that medical incidents had occurred:

Q. Did you observe any other participants on the ground?

MS. DO: Objection. Leading, Your Honor.

THE COURT: Sustained.

Trial Transcript, 3/8/11, 45:9–12.²

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² The Defense does not waive any objections to irrelevant or improper questioning by attempting to mitigate the prejudice through cross-examination. See, e.g., State v. Hicks, 649 P.2d 267, 272 (Ariz. 1982) ("Once an objection has been made and overruled, defense counsel must attempt as best he can to -6-

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County Attorney is at odds these principles:

A. Excuse me?

THE COURT: Sustained.

MS. DO: Objection. Leading.

THE COURT: Sustained.

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minimize any harm that might flow from the erroneous admission of unfavorable evidence. To do so by asking a question concerning the objected-to evidence does not thereby waive the objection.").

MR. LI: Objection, Your Honor. Argumentative. Relevance.

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Questions that improperly invoke the government's prestige

Furthermore, a prosecutor commits misconduct when she attempts to place the prestige of

the government behind her case. This misconduct occurs not only when a prosecutor "vouches"

defendant, see Leon, 190 Ariz. at 161–62 (statements that the prosecutor was "representing the

people" and that "when the police have charged or arrested an individual, the County Attorney's

Office reviews to determine if there [are] sufficient grounds to charge" improperly attempted to

place the prestige of the government behind the case). A prosecutor cannot represent to the jury

that she or her evidence "carries with it the imprimatur of the Government" because this "may

induce the jury to trust the Government's judgment rather than its own view of the evidence."

Q. BY MS. POLK: Are you aware, Mr. Ray, that a person can't protect themselves from criminal charges with a waiver such as

Trial Transcript, 3/16/11, 162:14–163:1. Ms. Polk repeated the improper question the next day:

Q. And do you see the signature of the State of Arizona on that waiver?

United States v. Young, 470 U.S. 1, 18-19 (1985). The following line of questioning by the

Q. Did the state of Arizona sign that release?

Q. Did the state of Arizona sign that release?

MS. DO: Objection. Argumentative, Your Honor.

for a particular witness, see State v. Vincent, 159 Ariz. 418, 423 (1989), but also when the

prosecutor bolsters her case by emphasizing the government's role in the case against the

1	THE COURT: Sustained.
2	Trial Transcript, 3/17/11, at 165:4-8. Ms. Polk's questions—posed repeatedly, after objections
3	were sustained—attempted to place "the weight and prestige" of the state of Arizona behind her
4	case. See Vincent, 159 Ariz. at 424.
5	4. Leading questions
6	Rather than properly eliciting witnesses' testimony, the State has repeatedly sought to
7	push its theory of the crime on witnesses through its leading questions. The State repeats such
8	questions even after the Court sustains the Defense's objections, and asks subsequent witnesses
9	the same questions. In particular, the State continuously asks witnesses whether Mr. Ray's
10	teachings or the events of the retreat week affected their participation in the sweat lodge. For
11	example, on March 10, the following exchange ensued:
12	Q. Did the events of the week, including the breathing exercises,
13	the meditation, the Samurai Game and the Vision Quest affect your mental attitude when you went to Mr. Ray's sweat lodge?
14	MR. LI: Objection. Leading.
15	THE COURT: Sustained.
16	Q. BY MS. POLK: Did the events of the week affect your mental
17	attitude?
18	MR. LI: Same objection. Leading.
19	THE COURT: Sustained.
20	Q. BY MS. POLK: Were you affected, Mr. Mehravar, by the events of the week?
21	MR. LI: Same objection. Leading.
22	THE COURT: Sustained.
23	Trial Transcript, 3/10/11, at 39:22–40:10.
24	On the same day, the State again attempted to forge its causation link:
25	Q. Did you believe did you believe from Mr. Ray that it was safe
26	for you to ignore your body's reaction to the heat?
27	MR. LI: Objection. Leading.
28	THE COURT: Sustained.
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Q. BY MS. POLK: What was your belief as -- with respect to your body's reaction to the heat and your decision to stay in?

MR. LI: Objection. Leading.

THE COURT: Sustained.

Trial Transcript, 3/10/11, at 145:1-10.

Similarly, on March 3, the State's repeated efforts to lead Ms. Phillips into stating that the concept of a "Journey of Power" had affected her behavior inside the sweat lodge compelled two lengthy sidebars. Trial Transcript, 3/3/11 at 39:16-44:16; 45:4-52:23. After the discussions, the State was permitted to proceed, and Ms. Phillips made clear that the Journey of Power had no impact on her—demonstrating that the State did not even have a good faith basis or foundation to ask the objectionable question in the first instance. Trial Transcript, 3/3/11 at 52:24-53:2.

5. Prejudicial questions that imply corporate or civil negligence and that lack a good-faith basis

The State has asked every witness who participated in the 2009 sweat lodge a series of improper questions regarding corporate risk management practices. First, many of the questions blur the distinction between Mr. Ray and JRI, as if the two can be treated the same for purposes of criminal liability. The State knows that is not the law. It is undisputed that Mr. Ray cannot be vicariously liable in a criminal case for actions by the company for which he worked. The State's improper blurring has included the following:

Q. Did Mr. Ray ever take any medical information from you --

MR. KELLY: Your Honor, I'm going to object to the form of the question. Misstate the evidence. My client's never asked for a waiver. JRI International has.

THE COURT: Sustained.

Trial Transcript, 3/10/11, 270:10–16.

Later, after days of testimony confirming that James Ray International had over 20 employees; that the company employed a Director of Operations and Events Coordinator who ran JRI seminars; that Mr. Ray personally spent little time in the office, did not select or train Dream

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1	Team members, and was primarily tasked with speaking at his seminars and motivating
2	participants; the State asked the following argumentative, unfounded question:
3	Q. So is it fair to say that James Ray is JRI?
4	MR. KELLY: Your Honor objection.
5	THE COURT: Sustained.
6	Draft Trial Transcript 3/24/11, 184:5–8.
7	Even when the State tries to cure its error by asking whether certain precautions were
8	taken by Mr. Ray or others in the company, the questions remain legally indefensible. As has
9	been briefed in other filings, the State has knowingly failed to identify a duty that could form the
0	basis for criminal liability based on an omission, and has failed to establish any relevance in the
1	elicited testimony in these areas—such as the hiring process for Dream Team members and the
12	collection of emergency contact information for participants. ³ The questions along these lines
13	lack a good-faith basis and serve no purpose, cloud the legal issues and raise prejudice in jurors.
4	B. The State's Knowingly Incorrect Legal Arguments Constitute Prosecutorial
15	Misconduct and Violate the Rules of Professional Conduct.
15	Misconduct and Violate the Rules of Professional Conduct. The State has made several legal arguments that it knows are meritless. This conduct
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	The State has made several legal arguments that it knows are meritless. This conduct
16 17 18 19	The State has made several legal arguments that it knows are meritless. This conduct violates the duty of a prosecutor to "seek justice, not merely a conviction," and "to see that defendants receive a fair trial." <i>Hughes</i> , 193 Ariz. at 80. Moreover, it violates the professional The State has made several legal arguments that it knows are meritless. This conduct violates the duty of a prosecutor to "seek justice, not merely a conviction," and "to see that defendants receive a fair trial." <i>Hughes</i> , 193 Ariz. at 80. Moreover, it violates the professional are a second of the following questions were posed to Ms. Martin:
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16 17 18 19 20 21	The State has made several legal arguments that it knows are meritless. This conduct violates the duty of a prosecutor to "seek justice, not merely a conviction," and "to see that defendants receive a fair trial." <i>Hughes</i> , 193 Ariz. at 80. Moreover, it violates the professional The State has made several legal arguments that it knows are meritless. This conduct violates the defendants receive a fair trial." <i>Hughes</i> , 193 Ariz. at 80. Moreover, it violates the professional of the following questions were posed to Ms. Martin: Q. Did you ever gather emergency contacts information from participants? A. No. Q. Do you know whether or not there was a plan by Mr. Ray to contact relatives of participants in case of an emergency? A. No. Q. You don't know or there was not a plan? A. Both. I mean there wasn't a plan.
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16 17 18 19 20 21 22 22 23	The State has made several legal arguments that it knows are meritless. This conduct violates the duty of a prosecutor to "seek justice, not merely a conviction," and "to see that defendants receive a fair trial." <i>Hughes</i> , 193 Ariz. at 80. Moreover, it violates the professional 3 For example, the following questions were posed to Ms. Martin: Q. Did you ever gather emergency contacts information from participants? A. No. Q. Do you know whether or not there was a plan by Mr. Ray to contact relatives of participants in case of an emergency? A. No. Q. You don't know or there was not a plan? A. Both. I mean there wasn't a plan. Draft Trial Transcript. 3/23/11 at 179:25-180:8. Similarly: Q. With regard to the registration process, did Mr. Ray or his staff ever get emergency contact information from you?

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obligation of every lawyer to refrain from "assert[ing] or controvert[ing] an issue . . . unless there is a good faith basis in law and fact for doing so that is not frivolous." Ariz. Sup. Ct. Rules, Rule 42, Rules of Prof. Conduct, ER 3.1. Such misrepresentations should not be tolerated. Requiring a criminal defendant to mount a defense when the State repeatedly and knowingly misrepresents the law renders a trial unfair.

- First, the State has twice taken the position that settlement of a civil lawsuit is an admission of liability. See Trial Transcript, 3/9/11, at 269:3–5 (MS. POLK: Well, Your Honor, if the defendant, Mr. Ray, has settled a civil lawsuit, then that is an admission of some liability"); Draft Trial Transcript, 3/22/11, at 87:23–88:3 (Ms. Polk: "it's the states position that if these lawsuits have been settled if Mr. Ray or his insurance company have paid money to these witnesses, that information should be ... allowed as well. Because that to me is an admission of guilt by Mr. Ray"). Apart from the fact that settlements are not admissions of liability and routinely state as much, the State well knows that Arizona's Rules of Evidence forbid use of settlement offers to prove liability. Ariz. R. Evid. 408(a) (evidence of settlements or settlement offers "is not admissible on behalf of any party, when offered to prove liability for, invalidity of, or amount of a claim that was disputed as to validity or amount").
- Second, the State has taken the position that the reckless manslaughter statute supplies the only duty that is required to hold an individual criminally responsible for an omission, notwithstanding clear case law to the contrary. Compare Trial

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⁴ It is difficult to believe that any bar-admitted attorney could deny knowing that a settlement is not an admission of liability. "[I]t is a well established rule of law that '[w]hen a person against whom a claim is brought makes a settlement with the claimant, such person does not thereby acknowledge liability." In re Dow Corning Corp., 250 B.R. 298, 341 (Bkrtcy. E.D. Mich. 2000) (quoting Romstadt v. Allstate Ins. Co., 59 F.3d 608, 615 (6th Cir.1995)). This rule "is a simple recognition of the fact that a defendant may settle for any number of reasons which have nothing to do with actual tort liability." Id. See also, e.g., Tyler v. Corner Constr. Corp., 167 F.3d 1202, 1206 (8th Cir.1999) (stating that it is not uncommon for a defendant to settle a lawsuit which it considers frivolous in order to avoid the costs of litigation). And settlements routinely include explicit denials of liability. See, e.g., Dowling v. Stapley, 221 Ariz. 251, 275 (App. 2009) ("the approved settlement agreement expressly denied any admission of liability by any party to the agreement").

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Transcript, 3/17/11, at 21:13–18; and State's Memorandum Regarding Whether the State Must Establish that Defendant Breached a Duty, filed 3/21/11, at 4 ("AR.S. §13-1103 provides that a person commits manslaughter by recklessly causing the death of another person. These Arizona statutes imposed upon defendant a duty to not act recklessly."), with State v. Brown, 129 Ariz. 347, 349 (App. 1981) ("In the case of negligent homicide or manslaughter, the duty must be found outside the definition of the crime itself, perhaps in another statute, or in the common law, or in a contract."). Having cited Brown in its own memorandum, the State is presumed to know the rule stated therein.

Third, as described in more detail in another motion, the State has mischaracterized its constitutional obligation under Brady. See Defendant's Motion to Compel Disclosure of *Brady* Material, filed 3/25/11, at 6–8. The prosecutor stated that the Brady obligation does not apply to materials that are not in the State's possessionsuch that if an exculpatory document "has never been in [the State's] possession," the document need not be disclosed, even if the State had actual knowledge of the document See id. at (quoting Draft Trial Transcript, 3/22/11, at 101:1-18). That is not the law. See id.; see also Ariz. Sup. Ct. R. 42, Rules of Prof. Conduct, ER 3.8(d) ("The prosecutor in a criminal case shall ... make timely disclosure to the defense of all evidence or information known to the prosecutor that tends to negate the guilt of the accused").⁷

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MR. HUGHES: That's what I'm saying.

Trial Transcript, 3/17/11, at 21:13-18.

⁵ The following exchange occurred:

THE COURT: My question, then, is are you saying with regard to Mr. Ray and what the state wants to prove, you don't have to have a duty independent of what's defined in the criminal statutes? Is that what you're saying?

⁶ The State's Memorandum also proposed two other duties: the employer-employee duty, and the business proprietor—invitee duty. To the extent these duties could apply at all to the facts of this case, they plainly would bind only JRI, which is the both the employer and the business proprietor.

⁷ In a recent motion, the State emphasized that it has no duty to research or seek out information that is not within its possession or control. That was not the Defense's argument. See State's Response to 13576281 3 - 12 -

III. **CONCLUSION**

The State cannot maintain that it "had some proper purpose in mind in asking the questions" set forth above, which manifest rhetorical argument, violation of court orders, and appeals to juror's emotions. See Pool, 139 Ariz. at 107, 109 ("[M]any of the questions were so improper that we are compelled to conclude that the prosecutor either knew or should have known of the impropriety."). Indeed, the conduct outlined above presents a persistent "sequence of overreaching." Id. at 108 (quoting Oregon v. Kennedy, 456 U.S. 667, 680 (1982) (Powell, J., concurring)). This course of conduct "raises concerns over the integrity and fundamental fairness of the trial itself." Minnitt, 203 Ariz. at 438. The jury has already been presented, through improper questioning, with entire bodies of evidence that are irrelevant and inadmissible. There is a "strong probability" that these statements would prejudice and influence the jury's verdict. State v. Woodward, 21 Ariz. App. 133, 135 (1973). The improper questioning must cease, or mistrial will be the only remedy sufficient to protect Mr. Ray's right to a fair trial.

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DATED: April 6 , 2011

15 16 MUNGER, TOLLES & OLSON LLP BRAD D. BRIAN LUIS LI TRUC T. DO MIRIAM L. SEIFTER

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25 Prescott, Arizona 86301

of April, 2011, to:

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Defendant's Motion to Compel Brady Material, filed 4/4/11, at 9. The question was whether the State was required to disclose information of which it had actual knowledge. The answer to that question is yes.

1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
2	FOR THE COUNTY OF YAVAPAI
3	
4	STATE OF ARIZONA,)
5	Plaintiff,)
6	vs.) Case No. V1300CR201080049
7	JAMES ARTHUR RAY,)
8	Defendant.)
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L4	REPORTER'S TRANSCRIPT OF PROCEEDINGS
.5	BEFORE THE HONORABLE WARREN R. DARROW
.6	TRIAL DAY NINE
.7	MARCH 3, 2011
.8	Camp Verde, Arizona
.9	(Partial transcript testimony of witnesses.)
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21	
22	COPY
23	REPORTED BY
24	MINA G. HUNT AZ CR NO. 50619
25	CA CSR NO. 8335

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	37		39	¥
1	Q. Who else?	1	Q. Will you tell the jury what that means.	
2	A. Linnette. And I can't recall if Brandy	2	MR. KELLY: Your Honor, objection. Relevance.	
3	was there or not.	3	MS. POLK: I can lay more foundation, Your	
4	Q. What happened when you got back to Angel	4	Honor.	
5	Valley?	5	THE COURT: Yes.	
6	A. I met with my friend Jen. We hugged in	6	Q. BY MS. POLK: Where was it that you heard	
7	the parking lot. She left for home, and I went to	7	the term "Journey of Power"?	
8	bed.	8	A. It was at seminars.	
9	Q. What time did you get up the next day,	9	Q. Who used those words?	
10	which would now be Friday?	10	A. Participants of the seminars as well as	
11	MR. KELLY: Your Honor, I'm going to object on	11	Mr. Ray.	
12	the basis of relevance.	12	Q. Did Mr. Ray tell you what "Journey of	
13	THE COURT: Overruled.	13	Power" meant?	
14	You may answer that.	14	A. I understood it that it was the journey	
15	THE WITNESS: I got up early, between 6:00 and	15	of attending the courses.	
16	6:30.	16	Q. What does that mean, the journey of	
17	Q. BY MS. POLK: And what did you do?	17	attending the courses?	
18	MR. KELLY: Same objection, Judge.	18	MR. KELLY: Your Honor, excuse me. Ms. Polk,	-
19	THE COURT: Overruled.	19	again, I object on the basis of relevance.	
20	You may answer that.	20	THE COURT: I want to have a sidebar.	
21	THE WITNESS: I packed my bags and had	21	Ladies and gentlemen, please feel free to	
22	breakfast.	22	stand and stretch.	
23	Q. BY MS. POLK: Did you leave Angel Valley	23	(Sidebar conference.)	
24	that day?	24	MR. KELLY: Judge.	
25	A. I did.	25	THE COURT: I don't have any idea where this	
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1	30	ł		•
1	Q. What time?	1	might be going. I just can't	•
1 2		1 2	might be going. I just can't MS. POLK: Judge, this witness is going to	Ŭ
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That's the basic concept. And here we are in the evidence and I don't know the --

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Mr. Kelly, I thought you were going to 4 raise a concern about getting into business practices or something like that. I'm having this 5 6 bench conference and I'm hearing that's not where this is going.

So, basically, to the extent people act 9 the way they do and in the sweat lodge if they're on -- if this is part of this journey or something, that would be the arguable relevance that I'm 12 hearing.

MR. KELLY: Not arguing the relevance, Judge. Simply the foundation, what relevance or how would 14 15 the government lay foundation for this person's 16 state of mind as it relates to the deceased 17 victims.

You would have to establish that each and 19 every seminar that she participated in the three 20 victims equally participated in before you could 21 even get to this next step as to whether or not it 22 somehow relates to the victims' state of mind when they're in the sweat lodge years ago. I've got two 23 24 concerns.

THE COURT: Ms. Polk, anything else on this?

MS. POLK: No, Your Honor.

THE COURT: That's a point that hasn't

directly been raised. Is there in some sense that

a jury would be permitted to infer that this is 4

5 some influence or dynamic that's created so it

6 would affect others?

7 I think, Ms. Polk, again, this is what 8 I'm seeing is the relevance: There is a question as to why people weren't doing other things.

Again, there may need to be limiting instructions 10 11 on some of this.

But why people might not be helping out or reacting more to problems, that's the point it's being presented for I think.

MR. KELLY: Judge, you're focused on relevance. I'm focused on foundation.

17 THE COURT: I think you're focused on the 18 mind-set of the alleged victims. And I think the 19 state's focused on the mind-set of other participants who are in there and why they acted 20 21 the way they did. That's -- so I think that's the 22 difference.

23 MR. KELLY: Well, then, in terms of 24 foundation, if that's the case, is that somehow her

mind-set is consistent with other participants

during the time in which the death occurred of the

victims, then, again, there is no foundation

3 because we don't know if these other participants

went to the same seminar.

THE COURT: If you recall, when we started 5 out, I asked Ms. Polk if this person was in the 6 7 sweat lodge. She said yes. That's why these other questions were presented and answered. 8

So right now the only thing that would be relevant is her mind-set. That's what it would be relevant to. That's the only relevance I see. Unless, as I've said, there is some concept. Can

this somehow be implied? I'm concerned with that -13 14 concept. But that's the basis of it, Mr. Kelly.

MR. KELLY: Her mind-set in reality is developed over an entire life history of 43 years.

17 THE COURT: I know.

MR. KELLY: If we're going to go through each 18 and every witness in this case and talk about how 19 20 they developed their mind-set -- you know -- all their childhood experiences, all the seminars, all 21 the education, the training to bring them up, this 22 case is going to take four years, not four months. 23

24 THE COURT: Now I understand your foundational 25 objection.

42

Ms. Polk, another thing that's being 1

2 discussed, these things can come up if they bear on

3 the mind-set. That's when they come in. If they

have nothing to do with it, it's just like other 4

5 cases where there are aspects of someone's

background. It could be a traumatic experience and 6

7 it's not allowed in sometimes.

8 In those cases you don't let a traumatic 9 experience in. It could be prejudicial or various things, but that would be the foundational aspect 10

to it. If that's a factor in why she's doing what 11

she's doing, then that would be the necessary 12

13 foundation.

14 At this point it would be sustained as to 15 foundation.

MR. HUGHES: Thank you.

MS. POLK: May I go on, Your Honor? 17

THE COURT: Yes, you may. And you may 18 19 proceed.

MS. POLK: Thank you, Your Honor.

21 Q. Ms. Phillips, you mentioned you are familiar with the Journey of Power? 22

A. Yes. 23

24 Q. And when did you first hear that term?

It was my first seminar that I heard the

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MR. KELLY: I represent Mr. Ray. I understand

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the term.

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These kinds of questions about going back

into motivations, why people act in an unusual

situation, I don't know. No one has given me much 1 2 precedent. Of course, the state has the burden.

Ms. Polk?

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MS. POLK: Your Honor, this witness has already testified that she's a warrior, that she follows his teachings, that she was seeking enlightenment. She's been to multiple seminars. The Journey of Power, she already testified, is attending all of those seminars. And my question for her is, was she on the Journey of Power and is that something that she -- it goes to what the teachings are that she believed and why she acted

12 13 like she did. THE COURT: If there is a question --14 15 Mr. Kelly, I want you to hear this. If 16 there is a question to the effect and in a nonleading fashion, does that relate to how she 17 participated in the sweat lodge directly related to 18 19 it -- that can be asked. I think this lady seems 20 to be answering very carefully. When she doesn't 21 know something, she's not guessing. To ask as on 22 the Journey of Power, go into it, Mr. Kelly --23 MR. KELLY: Judge, again, thank you for your 24 patience. If I understand, this argument is the

Power, in her mind, that that recklessly caused the

connection that if this lady is on some Journey of

death of three people?

Because I still do not understand the relevance. If -- and I say this with abundance of 5 caution. If somehow it could be established that the three victims were likewise on a Journey of Power --

THE COURT: That's a part too. Can there be that leading? And that's where we started. And right now it's a question of how people approach the seminar and how they thought they were going to 12 get a benefit out of it and what they needed to do.

If it meant anything to be called a "warrior," if there is some way to get into that in a nonleading fashion, if there are any other factors that -- you know -- that's the whole thing.

17 Why did people react this way? Were they 18 poisoned? Was it -- did they ignore things? This 19 is factual things for the jury to sort out.

20 MR. KELLY: And, Judge, importantly, Mr. Ray 21 is on trial for some serious crimes. I don't need 22 to emphasize that. As we discussed yesterday with 23 Vision Quest, one of the victims didn't attend that 24 exercise.

So in terms of foundation, if you're

going to impute her state of mind to the victims

and they didn't participate, the foundation is

3 lacking.

THE COURT: You're covering the same ground 4 now, you know.

6 MR. KELLY: So right now we have no idea whether any of these three victims thought, in their minds, that they were on a Journey of Power. 8

So again, I ask --

THE COURT: And that's not the question. 10 That's not the question. Mr. Kelly, you're 11 blurring the issues. It's what's in her mind and 12 why she was reacting the way she was. 13

14 If it was a factor, my concern is if she got into that, like all the way through -- you 15 know -- making me think out loud on this. If 16 17 you're really not saying --

MR. KELLY: Judge, I know the jury is here and we'll have a lot more time. I'll ask what the next question is and the instruction.

21 THE COURT: That it not be leading. Are you 22 on a Journey of Power?

23 MS. POLK: Your Honor, what does it mean to you to be on a Journey of Power? 24

THE COURT: And that's why I don't see how

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1 that, Ms. Polk, ties directly into what her state of mind was at the time. It may or may not. And

3 it might lead her there when it's not something

4 she's thinking about.

MS. POLK: I'm going to ask her is that a teaching. I can ask her trying not to lead. Ask more -- I can be more specific and say did you -did being on a Journey of Power affect how you -affect your thinking during the Spiritual Warrior or during the sweat lodge? I think we need to hear 11 what the Journey of Power is.

THE COURT: Well, if it's -- it's somewhat 13 leading. I don't know how you can get around the specific area any more. And you will have cross-examination. That kind of question you just have to back off the leading aspect as much as possible.

I'm going to allow it for this witness. We now have this discussion. It may be a problem in the future.

Thank you.

(End of sidebar conference.)

MS. POLK: Thank you, Your Honor.

Q. Ms. Phillips, did the concept of a 25 Journey of Power affect your thinking while you 52

				
1.	53			55
1	were inside the sweat lodge tent?	1	,	nt James Ray. We've never met; correct?
2	A. I don't believe it did.	2		No. We have not.
3	Q. Can you tell us what the Journey of Power	3	Q.	Have you ever testified before?
4	is.	4	- **	I have.
5	A. My understanding was that it was the	5	•	I don't suppose you've ever testified in
6	courses. And they were laid with a foundation into	6	a matter	quite like this. Correct?
7	a pyramid. The top one was Spiritual Warrior. I	7	Α.	Correct.
8	had completed my Journey of Power.	8	Q.	Are you a little bit nervous?
9	Q. How had you completed your Journey of	9	Α.	Yes.
10	Power?	10	Q.	Okay. I want to try to get you to relax
11	A. By attending Spiritual Warrior.	11	and tell u	s a little bit about your background.
12	Q. You told us, Ms. Phillips, that when you	12		You're from Toronto, Canada; correct?
13	got outside of the sweat lodge you had a	13	Α.	I am.
14	conversation with Mr. Ray?	14	Q.	And you said you're unemployed. Were you
15	A. I had spoken to him briefly. Yes.	15	previously	y employed somewhere?
16	Q. And that was what did you say to him?	16	A.	I haven't been working for a number of
17	A. I don't recall. I was making light	17	years by	choice.
18	conversation. It was before I noticed anything	18	Q.	Okay. Were you previously working
19	that had happened.	19	somewhe	re else?
20	Q. Did you see him again that afternoon?	20	Α.	Yes.
21	A. I did not.	21	Q.	Where was that?
22	Q. Did you see him again the next day?	22	A.	I worked at a company as a receptionist.
23	A. I did not,	23	Q.	Was that Rogers Communication?
24	Q. Did you see him again at all at Angel	24	A.	No, it was not.
25	Valley after that light conversation with him	25	Q.	Okay. I misunderstood. Where
	54	<u> </u>		56
1	outside the sweat lodge?	1	Α.	It was Bronco.
2	A. I did not.	2	Q.	And are you from Canada? Born, raised
3	MS. POLK: Thank you.	3	Α.	Yes.
4	Thank you, Your Honor.	4	Q.	in Toronto?
5	THE COURT: Thank you, Ms. Polk.	5	٠.	And you mentioned that I believe you
6	Mr. Kelly? We do have to recess at about	6	saw the D	VD, Secret?
7	ten till. If you want to get started or we can	7	A.	Yes. "("
8	take a very brief recess right now and we can go	8	Q.	About when was that?
9	until noon.	9	Α.	When it first came out.
10	Why don't we do that. Why don't we take	10	Q.	Can you give me a time frame.
11	just about ten minutes and then we'll have a rather	11	A.	Late 2006, 2007. I believe it was 2007.
12	short session when we come back.	12	Q.	And as a result of watching that DVD,
13	Remember the admonition.	13		-
14	Heidi, let's try to be back in ten		•	pegan attending the seminars that you
15	minutes.	14		to this jury; correct? After my cousin and I had watched it and
16	Thank you.	1		·
17	(Recess.)	16		tended a free seminar, he called me and he
18	THE COURT: The record will show the presence	17		xcited, I got excited. And we decided to
19	of the defendant, Mr. Ray, the attorneys, the jury.	1	go togeth Q.	and the second s
١,٠	And Ms. Phillips is on the stand previously swom.	19	chance?	And your cousin is he from Canada, by
20	Mr. Kelly, you may cross-examine.	1		He is.
20	mi, ichy, you may cross-examme.	21	A. Q.	
21		22		Did you get to go to a free seminar?
21 22	MR. KELLY: Thank you.	22		T did not
21 22 23	MR. KELLY: Thank you. CROSS-EXAMINATION	23	Α.	I did not.
21 22 23 24	MR. KELLY: Thank you. CROSS-EXAMINATION BY MR. KELLY:	23 24	A. Q.	So your first seminar was one of the paid
21 22 23	MR. KELLY: Thank you. CROSS-EXAMINATION	23 24 25	A. Q. seminars;	So your first seminar was one of the paid

		201	1		203
1	Q.	Do you recall when that was?	1	Q.	Did each one of these seminars cost
2	а. А.	It was around '95, February '95 or '96.	2	money?	Did each one of these seminars cost
3	'96.	10 Was around 95, rebruary 95 or 90.	3	A.	The first one I got for free.
4	90. Q.	Did you go to the seminar?	4	Q.	Did you attend Spiritual Warrior 2009?
5	д. А.	Yes.	5	д. А.	Yes. As a Dream Team member.
6	Q.	Do you recall the name of the seminar?	6	Q.	And had you attended a previous Spiritual
7	α. Α.	It was Harmonic Wealth.	7	-4-	eminar by Mr. Ray?
8	Q.	Where was it?	8	A .	Yes. 2007 I was a participant. I went
9	Q. A.	It was in New York.	9		ferent seminars that I paid for. But
1.			10		n at more seminars than that.
10	Q.	Is that where you first met Mr. Ray?			. "1
11	A.	It was wasn't '97, was it? Let me	11	Q.	How is that?
12		nat because it was five years ago that I	12	A.	Because I dream teamed two of them, come
13		Ray in New York. Harmonic Wealth. So	13		of it, and I did Modern Magic. I did
14	2006.		14		four times. So that's I've done about
15	Q.	Okay. 2006. At the time that you met	15		nars all together. But I was thinking
16		vere you self-employed as a hair stylist?	16		e ones that I had paid for. Well, I paid
17	Α.	Yes.	17		e too. I was just thinking about how many
18	Q.	Did you own a home?	18	-	her was there, but I did go to certain
19	Α.	No.	19		iore than once.
20	Q.	And go ahead.	20		Between 2006 and 2011, then, how many
21	Α.	No. I had just sold one.	21	different t	times did you go to a seminar by Mr. Ray
22	Q.	Are you a mother?	22	in any cap	pacity?
23	Α.	Yes.	23	Α.	Okay. Let's just do the first year
24	Q.	What do you have? What children do you	24	the first	year?
25	have?		25	Q.	Okay.
		202			(204
1	Α.	I have twin nine-year-old boys that I	1	Α.	I paid for all the events that he offered
2		of by myself, and I have two adult	2	•	r. So I did all of them within 11 months.
3	children.		3	Q.	Do you know what the World Wealth Society .
4		In 2006 when you met Mr. Ray, how old	4	is?	with.
5		twin boys?	5	Α.	res.
6	Α.	They were 5 4.	6	Q.	Tell the jury what the World Wealth
7	Q.	The Harmonic Wealth seminar that you	7	Society is.	
8	attended -	-	8	MS.	DO: Objection, Your Honor. Relevance.
9	Α.	Yes?	9	THE	COURT: Sustained.
10	Q.	Over what period of time did that occur?	10	Q.	BY MS. POLK: How is it that you know of
11	How many	days was it?	11	the World	Wealth Society?
12	Α.	It was two days.	12	MS.	DO: Same objection, Your Honor.
13	Q.	When you left that event after you	13	THE	COURT: Sustained.
14	participate	d in that event, did you have further	14	Q.	BY MS. POLK: You've talked about dream
15	contact wi	th Mr. Ray?	15	teaming.	Tell the jury what a Dream Team person
16	Α.	Yes. I had signed up for a few events.	16	is.	
17	Q.	What else did you attend? What other	17	Α.	It's a volunteer that is working for
18	seminars t	y Mr. Ray did you attend?	18	James Ra	y to help enforce his seminar and to help
19	Α.	Every single one he's had except for one.	19	teach.	7 · 0
20	I attende	d Modern Magic, Harmonic Wealth, Practical	20	Q.	How did you become a Dream Team member?
21	Mysticism	, financial one, the Sedona Spiritual	21	A.	I got a letter asking me to apply. And
22	Warrior.	Those are the ones I remember right now.	22	-	ed to do the seminar in order to apply. \sim
I	_	Do you remember how many seminars total	23	But you h	nave write an essay and then get chosen.
23	Q.	•	- 1		· ·
	you attend		24	Q.	Who sent you a letter asking you to apply
23 24 25			25	to be a Dr	Who sent you a letter asking you to apply eam Team member?

1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
2	FOR THE COUNTY OF YAVAPAI
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4	STATE OF ARIZONA,)
5	Plaintiff,)
6	vs.) Case No. V1300CR201080049
7	JAMES ARTHUR RAY,)
8	Defendant.)
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L4	REPORTER'S TRANSCRIPT OF PROCEEDINGS
L 5	BEFORE THE HONORABLE WARREN R. DARROW
16	TRIAL DAY ELEVEN
L7	MARCH 8, 2011
18	Camp Verde, Arizona
L9	
20	
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22	COPY
23	REPORTED BY
24	MINA G. HUNT AZ CR NO. 50619
25	CA CSR NO. 8335

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- 1 A. This is when it was over; right? Q. 2 Yes. When it was over. 3 Α. James standing and he was talking to some 4 people. Like Erica Levy was there. And he's, like, he gave her some kudos. She was the bomb or 6 something like that that implied that. 7 She was doing good. So he was drinking water and talking to certain participants. 8 9 10 the ground? 11 12 THE COURT: Sustained.
- Q. Did you observe any other participants on MS. DO: Objection, Leading, Your Honor.
- 13 Q. BY MS. POLK: How soon, Ms. Haley, after 14 you came out of the sweat lodge did you tend to 15 Hermia?
- 16 A. Probably within five minutes. 17 Q. And how long were you at the scene outside the sweat lodge in 2007? 18 19 A. About five minutes.
- 20 Q. Before you left? 21 Α. Right.
- 22 Before you left did you make any Q. 23 observations about other participants outside the
- 24 sweat lodge?

Honor.

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25 MS. DO: Objection. Asked and answered, Your

3 MS. DO: Asked and answered. 4 THE COURT: Overruled.

THE COURT: Pardon me?

5 THE WITNESS: Yes. I noticed other people.

6 Q. BY MS. POLK: What specifically did you ¹7 notice in other participants?

A. Well, some that James Ray was talking to and some people were up. But once I focused on Hermia, I cut out everything else. So I'm not aware of what was going on after that.

MS. POLK: Your Honor, do you want to stop? 12 13 THE COURT: Yes. Could we please take a

14 mid-morning break?

out of --

Ladies and gentlemen, please remember the admonition and be reassembled in 10 minutes. We'll start as soon as we can after that.

(Recess.)

THE COURT: The record will show the presence 19 of the defendant, Mr. Ray, the attorneys, and the 20 21 jury. Ms. Haley has returned to the witness stand. 22 Ms. Polk.

23 Q. BY MS. POLK: Ms. Haley, in 2007 when you helped with Hermia Nelson as Hermia was being taken 24

MS. DO: Your Honor, we request to approach. 1 2 We had asked for a break. The message didn't get through to the Court. 3

4 THE COURT: We can do that.

(Sidebar conference.)

MS. DO: Sorry, Your Honor. We wanted a 6 7 break. It didn't get to the relay.

THE COURT: The jury was standing there after 15 minutes. I said 10. They were already there.

What's the issue?

MS. DO: Your Honor, we've established an extensive record regarding the defense objection to the prior sweat lodge to the Court this morning, made very clear what it was not admissible for.

I would start with the fact the 15 16 prosecutor asked Ms. Haley and led her into, basically, that it was dangerous. Now we're into 17 propensity evidence. 18

19 We're dealing with the exact same prejudicial effects that we had -- you know --20 briefed extensively on the record with the Court. 21 We don't want to be put in a position of making 22 these objections in front of the jury causing the 23 jury to think there's something we're trying to 24 25 hide.

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We'd ask for not in the presence of the 1 jury so that we can discuss this issue more 2 3 extensively with the Court than at the bench.

THE COURT: Ms. Polk? 4 MS. POLK: Your Honor, I disagree. I've been 5 very careful with this witness, to ask her 6

7 specifically what she observed.

And I believe that I don't think we need 8 to go into the argument of causation. What 9 10 happened in 2007 is relevant to the issue of 11 causation.

I've been very careful with her to avoid descriptions about generality and just specifically what she observed. And I have two more questions of her on this, which is, where was Mr. Ray when Hermia was brought out of the tent and where was Mr. Ray when she was helping put Hermia -- or three questions. Where was Mr. Ray, essentially, with respect to Hermia?

THE COURT: I don't understand that those 20 questions would have to do with the causation. 21 I've talked about conditional administration for 22 causation depending on what experts say. 23

Could be an issue if it's not tied up. What would the causation issue be? How would those

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1	Q.	When you left the area of the tent, was	1	Q.	Were paramedics still at the scene?
2		wn still there?	2	A.	Yes.
3	A.	No.	3	Q.	Did you leave Angel Valley that morning?
4	Q.	And how about Liz Neuman?	4	A.	Yes.
5	A.	No.	5	Q.	About what time?
6	Q.	And James Shore?	6	Α.	3:00 in the morning.
7	Α.	No.	7	Q.	Before leaving Angel Valley, where did
8	Q.	Did you tend to anybody else other than	8	you go?	
9		you've testified about at any time before	9	Α.	I went to the dining hall.
0		around 10:00?	10	Q.	I'm going to put up on the overhead
1	A.	No. I did notice Stephen Ray.	11		39, that you already testified to,
2	Q.	When did you become aware of Stephen Ray?	12		. This is the Dream Team expectations
2 3	Q. A.	Just walking by. He had support already,	13	document	
			14	documen	Do you recall this document?
4	but ne n	ad a thing on his arm.	15	Α.	Yes.
5		He had played the Samurai Game holding	16	Q.	I'm going to flip to the third page and
6		s, and he had a thing on his arm. And he	1		your attention to the paragraph that
7	_	ut of it. He looked scary out of it.	17	-	cifically about the sweat lodge.
8	Q.	What thing was on his arm? What do you	18	taiks spec	• 1
9	mean?		19	A	Can you read that.
0	Α.	Like a sling.	20	Α.	You will assist participants as they
1	Q.	At what point when the ceremony is over	21		d exit the sweat lodge. If you are inside
2	did you b	ecome aware of Stephen Ray?	22		nt lodge, you must remain alert and ready t
3	Α.	Near the end, 9:00.	23	help the	entire time.
4	Q.	After you had attended to Kirby Brown and	24		If you are outside the sweat lodge, be
5	James Sh		25	present	and ready to quickly and immediately do
		118			120
1	Α.	Right.	1		necessary to assist anyone coming out of
2	Q.	Did you talk to Stephen Ray?	2	the swea	_
3	Α.	No.	3	Q.	Did you receive any training specifically
4	Q.	Tell the jury physically what you	4	what to d	o in addition to what is in this pamphlet?
5	observed	about him.	5	Α.	No.
6	Α.	I observed that he wasn't capable of	6	Q.	Did you ever receive training from
7	answerii	ng anybody's questions.	7	Mr. Ray i	n CPR?
8	MS.	DO: Objection, Your Honor. Foundation.	8	Α.	No.
	THE	COURT: Sustained.	9	Q.	Did you ever receive training in what to
9			1		
	Q.	BY MS. POLK: Did you what position	10	do if peop	ole did not appear to be conscious?
0		BY MS. POLK: Did you what position hen Ray in when you saw him?	10	do if peop	ole did not appear to be conscious? No.
0		•	1	• •	
0	was Step	hen Ray in when you saw him?	11	A. Q.	No.
0 1 2 3	was Step	hen Ray in when you saw him? He was laying on the ground. Were paramedics tending to him?	11 12	A. Q. what was A.	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and
0 1 2 3 4	was Step A. Q.	hen Ray in when you saw him? He was laying on the ground.	11 12 13	A. Q. what was A.	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and
0 1 2 3 4 5	was Step A. Q. A. Q.	hen Ray in when you saw him? He was laying on the ground. Were paramedics tending to him? Not yet.	11 12 13 14	A. Q. what was A.	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and
0 1 2 3 4 5	was Stepi A. Q. A. Q. paramedi	hen Ray in when you saw him? He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of	11 12 13 14 15	A. Q. what was A. give the	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and
0 1 2 3 4 5 6 7	was Stepi A. Q. A. Q. paramedi	hen Ray in when you saw him? He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of cs to Stephen Ray?	11 12 13 14 15 16	A. Q. what was A. give therit. Q.	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and m the rest I winged it. I just winged
0 1 2 3 4 5 6 7 8	was Stepi A. Q. A. Q. paramedi A. Q.	hen Ray in when you saw him? He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of cs to Stephen Ray? I don't know. When you were there, were paramedics	11 12 13 14 15 16 17	A. Q. what was A. give therit. Q.	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and m the rest I winged it. I just winged Was there any discussion from Mr. Ray
0 1 2 3 4 5 6 7 8	was Steph A. Q. A. Q. paramedi A. Q. tending to	He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of cs to Stephen Ray? I don't know. When you were there, were paramedics of him?	11 12 13 14 15 16 17 18	A. Q. what was A. give there it. Q. about wh	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and m the rest I winged it. I just winged Was there any discussion from Mr. Ray at to do if things went wrong?
0 1 2 3 4 5 6 7 8 9	was Steph A. Q. A. Q. paramedi A. Q. tending to	He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of cs to Stephen Ray? I don't know. When you were there, were paramedics on him? Not yet. They may have. They were	11 12 13 14 15 16 17 18 19 20	A. Q. what was A. give there it. Q. about wh	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and m the rest I winged it. I just winged Was there any discussion from Mr. Ray at to do if things went wrong? No. There was no suggestion that g would ever go wrong.
0 1 2 3 4 5 6 7 8 9	was Steple A. Q. A. Q. paramedi A. Q. tending to A. moving a	He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of cs to Stephen Ray? I don't know. When you were there, were paramedics on him? Not yet. They may have. They were around too.	11 12 13 14 15 16 17 18 19 20 21	A. Q. what was A. give the it. Q. about wh A. anything Q.	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and m the rest I winged it. I just winged Was there any discussion from Mr. Ray at to do if things went wrong? No. There was no suggestion that g would ever go wrong. Was there ever any training about an
0 1 2 3 4 15 16 17 18 19 20 21	was Steple A. Q. A. Q. paramedi A. Q. tending to A. moving a	He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of cs to Stephen Ray? I don't know. When you were there, were paramedics him? Not yet. They may have. They were around too. When you left the area of the sweat lodge	11 12 13 14 15 16 17 18 19 20 21 22	A. Q. what was A. give ther it. Q. about wh A. anything Q. emergene	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and m the rest I winged it. I just winged Was there any discussion from Mr. Ray at to do if things went wrong? No. There was no suggestion that y would ever go wrong. Was there ever any training about an cy response plan should something go
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	was Steple A. Q. A. Q. paramedi A. Q. tending to A. moving a	He was laying on the ground. Were paramedics tending to him? Not yet. Who, if anybody, brought the attention of cs to Stephen Ray? I don't know. When you were there, were paramedics on him? Not yet. They may have. They were around too.	11 12 13 14 15 16 17 18 19 20 21	A. Q. what was A. give the it. Q. about wh A. anything Q. emergene MS.	No. Everything you did, Ms. Haley, then that based upon? His information to cool them down and m the rest I winged it. I just winged Was there any discussion from Mr. Ray at to do if things went wrong? No. There was no suggestion that g would ever go wrong. Was there ever any training about an

1 THE WITNESS: Can you ask that again. 2 BY MS. POLK: Did you ever receive any 3 training from Mr. Ray about an emergency plan in the event something could go wrong? 5 Α. No. 6 Q. Were you ever told where any medical kits 7 or medical supplies were? 8 Α. I don't recall. 9 Q. If I can point your attention, again, to 10 Exhibit 189, the second page. 11 On your guide under first aid it says: 12 There will be a first aid kit at the JRI team 13 table. If a participant or Dream Team member 14 experiences an injury, please assist him or her and 15 immediately notify a JRI team member of the 16 ıncident. 17 Did you receive any training specific to 18 that paragraph? 19 A. I think I did that paragraph. 20 Q. And what do you mean by that? 21 I mean, when there was a problem, I went 22 and asked James Ray and said, hey. We have a 23 problem. They're not breathing. 24 Did anybody tell you the location of cell 25 phones in the event of an emergency? 122 1 Α. No. 2 Q. And how about walkie-talkies? 3 Α. No. 4 Do you have any personal knowledge as to 5 the extent of the cell phone service in Angel 6 Valley? 7 Α. It's on and off. 8 Q. How do you know that? 9 Α. Because I tried to use my cell phone to 10 call home. 11 Q. And do you know approximately how far 12 from the town of Sedona Angel Valley is? 13 A. It's in Sedona. Angel Valley. 14 Do you know how far of a drive from the town, for example, to get down to Angel Valley? 15 16 How long did it take you? 17 Α. From --18 Q. The center of Sedona, for example. 19 A. I don't know. I don't know the area. 20 Were you ever trained in what to do when 21 Mr. Ray ended his sweat lodge ceremony with respect 22 to checking on participants? 23 MS. DO: Again, Your Honor, objection. Asked 24 and answered.

123 1 You may answer. 2 THE WITNESS: Keep them hydrated, have them 3 sit for a while, don't let them get up and walk 4 around even if they think they're okay. 5 Q. BY MS. POLK: My question is more 6 specific. 7 Α. Okav. 8 Q. And it's focusing in on participants inside the sweat lodge when the ceremony ended. 9 10 Were you ever given any training with respect to 11 who might still be inside? Α. 12 No. 13 Q. Do you know if there was anybody on site whose job it was to see if people were left inside 14 the tent when Mr. Ray ended his ceremony? 15 16 Α. Can you ask that again. 17 Do you know if anybody had the 18 responsibility -- you, the Dream Team members, or 19 Mr. Ray's staff -- who had the responsibility to look inside the tent when the ceremony was over to 20 21 see if everybody was out? 22 Dream Team members were supposed to get 23 them out. But no. 24 Q. Did Mr. Ray ever discuss that specific 25 topic with you? 124 1 The only thing he said is when he was 2 done to make sure everybody was out. Q. Okay. I'm going to ask you about the 3 temperature when the sweat lodge ceremony ended and 4 then the temperature around 10:00 o'clock when you 5 6 left. 7 Did you make observations about the air 8 temperature in general when the ceremony was over? 9 Α. It was cold. 10 And what do you mean by "cold"? Q. 11 Α. You mean outside; right? Q. Yes. 12 13 Α. It was cold. It was really cold. 14 Q. How were you dressed? 15 Α. I was dressed in pants and a shirt, 16 short-sleeved shirt. 17 Q. And were you cold? 18 Α. I was freezing. And then by 10:00 p.m., when you left the 19 area, what was your observation about the air 20 21 temperature? Freezing. Isn't that the same question 22 you just asked or did you say before and after? 23

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Α.

Before and after.

Before it was hot.

THE COURT: Overruled.

1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
2	FOR THE COUNTY OF YAVAPAI
3	
4	STATE OF ARIZONA,)
5	Plaintiff,
6	vs.) Case No. V1300CR201080049
7	JAMES ARTHUR RAY,)
8	Defendant.)
9	<u> </u>
10	-
11	
12	
13	
14	REPORTER'S TRANSCRIPT OF PROCEEDINGS
15	BEFORE THE HONORABLE WARREN R. DARROW
16	TRIAL DAY TWELVE
17	MARCH 9, 2011
18	Camp Verde, Arizona
19	(Partial transcript testimony of witnesses.)
20	
21	
22	COPY
23	REPORTED BY
24	MINA G. HUNT AZ CR NO. 50619
25	CA CSR NO. 8335

what purpose would that serve for the state to do 1 2 that?

3 MS. POLK: Well, Your Honor, if the defendant, Mr. Ray, has settled a civil lawsuit, then that is 5 an admission of some liability.

We don't know -- we don't know what happened to the case because of the confidentiality agreement. The defendant knows. I don't know if the criminal defense attorneys know. But the state does not know.

Every witness who filed a complaint against the defendant, we know that it is settled. But every single witness has told us there is a confidentiality agreement. We have respected that and we have not asked about the terms.

MR. LI: Actually --

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THE COURT: I don't think the release is going to say that there is an admission of liability. 18 I've seen very few civil settlements that have that

19 20 kind of a release.

MR. LI: I think they would pull my Bar card 22 if I wrote a release that says -- you know -- we're liable and guilty. That's not what settlements typically are.

THE COURT: I have a concern with the defense

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wanting to bring this up. I'm not saying which way

it goes. It's potential. It has -- I'm talking 2

about the whole issue of wanting to cross-examine

on the lawsuit. That's completely understandable. 4

That goes to possible motive and bias. 5

But then trying to restrict that yourself in terms of the amount of settlement -- although I don't see that as a particularly relevant concern, especially from the state's perspective, Ms. Polk.

I'd be very surprised if there would be any admission of liability whatsoever. Of course, that's one of the major reasons people settle and to clear that part up.

Go ahead.

MS. POLK: Your Honor, again, the problem is the state is operating with very little information. Again, we were just given this lawsuit last night. We are not privy to the confidentiality agreement. We're not privy to the terms of the settlement because of the confidentiality agreement. So we're just operating 22 in the dark.

23 I'm just trying to understand how far the 24 Court will allow the defense to go on cross-examination so I know what to do with the

1 witness.

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It was not an area that I intended to go into to ask this witness if he has filed a lawsuit.

But knowing that Mr. Li intends to, then I

obviously would want to draw the sting.

6 But, again, I don't know the terms of the settlement. What I do know, I guess I'm assuming, is that some money was paid by the defendant to this man.

10 MR. LI: Not by the defendant.

11 MS. POLK: Let me just finish.

I appreciate that I do not know the 12 13 facts. And I don't know the facts because there is a confidentiality agreement in place that leaves 14 the state operating in the dark about an area that the defense has indicated they are going to 16 cross-examine this witness on. 17

I need to know what the parameters are. 19 If I understand how far Mr. Li will be allowed to go, then that can help me in deciding how to question the witness tomorrow. 21

22 THE COURT: Being presented with this right now -- and this witness has been disclosed for some 23

time. I don't know when the lawsuit was filed.

Maybe somebody can tell me just off the front page. 25

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MR. LI: November, 2009.

THE COURT: November, 2009. So this isn't something that had to be brought up right now.

This would be --

MR. LI: I mean, Your Honor, just really, it 5 staggers the imagination. This is a public 7 document.

THE COURT: I know.

MR. LI: And Detective Diskin is quite good at 9 finding things and calling people and digging up 10 stuff if he wants to. 11

These are the state's witness. They can 12 just ask the witnesses, hey. Can I get a copy of 13 that lawsuit you filed? Can you tell me what the 14 terms of your settlement were? Whatever. Can'I 15 16 talk to your lawyer?

THE COURT: I'm going to have to handle it question by question when it's given to me at this point. I haven't had time to look into it.

And no one seems to be disputing it's a 20 relevant area for cross-examination. Not something that requires extrinsic evidence, especially

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whenever it's disclosed. 23

Given the disclosure now, if it's going 24 to now be an exhibit all of a sudden, then further 25

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19		
20		
21		
22	COPY	
23	REPORTED BY	
24	MINA G. HUNT AZ CR NO. 5061	
25	CA CSR NO. 833	כ

2 for the entire sweat lodge structure?

A. Yes, I did.

Q. How did you feel about leaving?

Well, I'm going to say it was a 5

disappointment to myself, but I couldn't stay

longer. So at one point I had to -- I couldn't 7

8 stay there longer.

9 Q. When you entered Mr. Ray's sweat lodge ceremony, did you think you would be safe inside? 10

Α. Yes, I did.

> Q. Did you believe Mr. Ray would take care

of you? 13

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14 Of course.

> Q. And did you trust him?

16 Α. Of course.

17 Q. We heard Mr. Ray's words yesterday in the

18 audio about pushing your limits. Did you believe

Mr. Ray when he told you it was a good thing to 19

20 push your limits?

> Α. Yes, I did.

22 Q. And why?

23 Because I believed that's the only way

you can grow, and I knew that with all my 24

experiences with Mr. Ray before, he knew how far I 25

1 were you feeling?

2 A. I wouldn't say I was in my best shape because of the Vision Quest and -- you know -- not 3 sleeping well during those few nights. But I wasn't feeling, like, dizzy or sick. But I was

6 feeling fine. Q. How much sleep had you had prior to 7

entering that sweat lodge ceremony? A. The idea of the Vision Quest was not to

9 sleep when we were out, but I did sleep some. But I wasn't comfortable. So I wouldn't say it was a 11 12 restful night. But probably I had three, four 13 hours of sleep.

Q. And how about the other nights of the week of the Spiritual Warrior seminar?

A. I would say somewhere between four to six hours even though we were encouraged not to sleep. But sleep is something that I -- I can - like, if I have to sleep, I have to sleep. That's one thing I cannot resist staying up. So I would say I probably had four to six hours sleep every night.

Did the events of the week, including the breathing exercises, the meditation, the Samurai Game, and the Vision Quest, affect your mental attitude when you went into Mr. Ray's sweat lodge?

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1 can go better than I know myself.

2 Q. You believed that Mr. Ray knew how far

3 you could go better than you yourself knew

4 yourself?

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5 Α. Absolutely.

Q. Why? 6

·7 Mr. Ray always said that if you don't

believe in yourself, believe in me because my faith 8

will overshadow your doubts.

You don't believe in yourself, believe in 10

me, meaning Mr. Ray? 11

> Α. That's correct.

Q. 13 And what was next?

14 Α. Because my faith will overshadow your

15 doubts.

Q. Mr. Ray's faith would overshadow your

doubts? 17

That's right. Mr. Ray had mentioned that 18 Α.

19 in many of his seminars. So it's not something

20 that I've heard once.

Q. And did you believe him when he said

that? 22

Α. 23 Of course.

24 When you entered Mr. Ray's sweat lodge

25 structure on Thursday, October 8, physically how MR. LI: Objection. Leading.

THE COURT: Sustained.

Q. BY MS. POLK: Did the events of the week 3

affect your mental attitude? 4

MR. LI: Same objection. Leading. 5

THE COURT: Sustained.

Q. BY MS. POLK: Were you affected,

Mr. Mehravar, by the events of the week? 8

MR. LI: Same objection. Leading.

THE COURT: Sustained. 10

Q. BY MS. POLK: When you entered Mr. Ray's 11

sweat lodge ceremony on Thursday, what was your

13 mental attitude?

> A. We have many different exercises in Mr. Ray's seminar, so I knew that it will be challenging. And all the different exercises we have done, some were not hard for me, were hard for others. It depends on what you fear. It could be \dots the height or it could be walking on the fire. But '

at the end, they were all fine.

So going through the -- entering into the sweat lodge, I knew I liked to finish it because 22

what it meant to me but also what -- I want to play

full on because Mr. Ray always said it's not the 24

ritual but what you bring to --

- 1 Q. Did you believe -- did you believe from
- 2 Mr. Ray that it was safe for you to ignore your
- 3 body's reaction to the heat?
- 4 MR. LI: Objection. Leading.
- 5 THE COURT: Sustained.
- 6 Q. BY MS. POLK: What was your belief as --
- 7 with respect to your body's reaction to the heat
- 8 and your decision to stay in?
- 9 MR. LI: Objection. Leading.
- 10 THE COURT: Sustained.
- 11 Q. BY MS. POLK: Mr. Mehravar, if you had
- 12 known that people in prior sweat lodge ceremonies
- 13 conducted by Mr. Ray had problems --
- 14 MR. LI: Objection, Your Honor. Assumes facts
- 15 not in evidence.
- 16 THE COURT: Sustained.
- 17 Q. BY MS. POLK: Did you believe,
- 18 Mr. Mehravar, that if something went wrong inside
- 19 the sweat lodge, that Mr. Ray would take care of
- 20 you or other participants?
- 21 MR. LI: Objection. Leading.
- 22 THE COURT: Overruled.
- 23 You may answer that.
- 24 THE WITNESS: Absolutely. Yes.
- 25 Q. BY MS. POLK: And did you believe that
- 146
- 1 Mr. Ray would stop the ceremony if there with were
- 2 people dying inside?
 - A. Absolutely. Yes.
- 4 Q. You talked a little bit under questioning
- 5 from Mr. Li about altered states, and he asked you
- 6 to agree that an altered state was as simple as
- 7 falling in love.

state was?

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- 8 What is your understanding of Mr. Ray's
- 9 teachings about altered states and what they are?
- 10 A. As I said before, I've never been in an
- 11 altered state. So I have no idea of what would it
- 12 feel -- or I have nothing to compare it to that I
- 13 can say I've been in this state of mind and that
- 14 state of mind is close to altered states.
- 15 Q. What did Mr. Ray tell you an altered
- 17 A. I don't remember. Sorry.
- 18 Q. It's okay. Mr. Li asked you questions
- 19 about choices and whether you had to do the yoga or
- 20 you had to do the Holosync or the Holotropic
- 21 breathing or the Samurai Game or the Vision Quest.
- Did you pay \$10,000 to show up and not
- 23 participate?
 - MR. LI: Objection. Argumentative.
- 25 THE COURT: Sustained.

- Q. BY MS. POLK: What was your intention
- 2 when you paid \$10,000 with respect to the
- 3 activities at the seminar -- the Spiritual Warrior
- 4 seminar?

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- 5 MR. LI: Your Honor, objection. Relevance.
 - THE COURT: Overruled.
 - You may answer that.
 - THE WITNESS: Could you repeat your question.
 - Sorry. I got distracted.
- 10 Q. BY MS. POLK: What was your intention
- 11 with regard to your participation in the events of
- 2 the week when you paid your money and showed up to
- 13 attend the Spiritual Warrior seminar?
- 14 A. I have every intention of doing all the
- 15 exercises and things that have been given to me, to
- 16 complete them fully, to get the most benefit of
- 17 what's been teaching there.
- 18 Q. Mr. Li read to you a statement that you
- 19 made during the Spiritual Warrior seminar. Do you
- 20 recall making that statement?
 - A. I recall part of them. Yes.
- 22 Q. At what point in the seminar did you make
- 23 that statement?
- 24 A. I think it was at the beginning of the
- 25 seminar. I don't know if -- what day it was. But
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- I know it wasn't towards the end. It was at the
- 2 beginning that we have to write the person that we
- 3 want to become to. We start walking around the ϵ_c
- 4 circle and then speaking out loud.
 - And after that we were given a chance to
- come in the middle of the room and say it out loud
- 7 in front of other participants.
 - Q. Who directed you in that activity?
 - A. Mr. Ray.
- 10 Q. What specifically was the assignment with
- 11 respect to what you wrote?
 - A. I believe we watched a part of the
- 13 movie -- or we were watching part of the movie.
- 14 And we were supposed to write the person who we
- 15 want to become when we finished the week.
- 16 Q. Is it fair to say that was your intention
- 17 for the week?
- 18 A. That is exactly that. We were supposed 19 to write. Yes.
- Q. Did you take the opportunity to go to the21 mic and read your intention aloud?
 - A. I did.
- 23 Q. And do you recall other participants
- 24 doing that as well?
- 25 A. I know many people did. I don't recall

- 1 other hearsay buried in there, there is still that
- 2 type of problem.
- 3 And I'm just hearing from this witness.
- He's already said he just didn't know who got up
- there. It would be leading him to this. I'm not 5
- saying it's admissible at some point. But with
- this witness -- it's not admissible through this 7
- 8 witness.
- MS. POLK: Your Honor, the state will 9
- 10 withdraw, but I will renew with respect to other
- 11 witnesses.

- THE COURT: Everyone is on notice.
- 13 MR. LI: Your Honor, we'll bring this up at
- 14 the break. I think this is one of the reasons why
- we draw -- question matters related to the lawsuit. 15
- 16 Because we think there is a lot of evidentiary
- 17 issues we need to iron out so we can do this
- quickly, smoothly, and efficiently. 18
- 19 (End of sidebar conference.)
- BY MS. POLK: Sir, you were asked a 20
- 21 couple questions about the Samurai Game, and you
- mentioned that you died in that game. At what 22
- 23 point were you pronounced dead?
- Probably I would say in the middle of the 24 25
 - game.
- Q. Who was it who pronounced you dead? 1
- 2 If I look at the eye of a ninja on the
- other group, I was dead. So I -- I looked at -- I 3
- had eye contact with him. So I just dropped myself 4
- and died. I was considered dead. 5
- 6 Q. You knew that you had violated a rule?
- 7 A. That is correct.
- 8 Q. And tell us what rule you violated.
- 9 If you were -- if you had had eye contact
- with the opposite -- the opponent's person or 10
- character called "ninja," then -- then you 11
- 12 automatically died.
- 13 Q. You self-reported, in a sense?
- Α. 14 That is correct.
- 15 Q. Do you know how long you laid there for
- 16 after you died?
- No, I don't. I don't remember. Α. 17
- Was it before or after dinner? Do you 18 Q.
- 19 remember?

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- A. It was after dinner.
- 21 Q. You were asked some -- you were asked to
- agree that Mr. Ray emphasized hydrating all week 22
- 23 long. Do you recall that?
- 24 Α. That is correct. Yes.
- Q. Did Mr. Ray ever tell you why you had to 25

hydrate?

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- Α. No.
- Would it have made a difference to you if . Q.
- you had known that you were entering the sweat
- lodge environment?
 - A. Yes. It would have.
- Q. Then you were asked some questions about 7
- leaving Mr. Ray's ceremony between rounds. Did 8
- Mr. Ray ever tell you how to leave if you were 9
- unconscious?
- 11 MR. LI: Objection. Argumentative.
- 12 THE COURT: Sustained.
- Q. BY MS. POLK: Did you have an 13
- understanding, sir, of how a person who becomes
- 15 unconscious could leave the sweat lodge?
 - Α. No.
- In that briefing by Mr. Ray before you 17
- all entered the sweat lodge, Mr. Ray told you it 18
- was okay to die and that you have to surrender to 19
- death to conquer death. Do you recall that? 20
- MR. LI: Objection. 106, Your Honor. 21
- 22 THE COURT: Overruled.
- THE WITNESS: I remember that. 23
- Q. BY MS. POLK: What did you understand 24
- 25 that to mean?

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sije it

- My understanding was a metaphor of dying of old self and borning (sic) of a new person
- 3 coming out. Not in a physical sense.
- Q. You described how close you were and how 4
- many people were in the sweat lodge. And then you 5
- were asked about what you could see had you been 6
- lying down. Do you recall that line of 7
- 8 auestionina?
 - A. Yes, I do.
- Tell the jury what round it was that you 10
- lost -- you last had any consciousness about what 11
- was going on in the sweat lodge. 12
- A. I think by third round I was there but 13
- not fully aware of everything. But I was still 14
- conscious. Just that I really didn't know exactly 15
- what's happening. 16
- Q. Were you aware of what people around you 17
- 18 were saving after the third round?
- No. The best way to describe it is like 19
- you're falling in and out of sleep and sometimes $\mathcal{M}^{\mathcal{N}}$ 20
- you hear things. But even though you hear them, 21
- you don't recognize what exactly it is. And 22
- sometimes you do. That's my best way of saying 23
- 24 what state I was in.
 - You did tell the jury that you remember

165 1 A. Probably at least six. 2 Q. Over what pend of time? 3 A. Over — little over two years. 4 Q. Are you a member of 5 Mr. Ray's World Wealth Society? 5 A. Yes, I was a — 9 Mr. RELLY: Your Honor, excuse me. Objection. 10 Relevance. 11 THE COURT: Overruled. 12 You may answer that. 13 THE WITNESS: Just supposed to be a group of 15 Identified people that were — you know — into 15 doing things for the better of the planet. And — you know — into 16 for the better of the planet. And — you know — into 17 hospifully get together with people that were of 18 like—inhideness to seek new opportunities. And — you know — because of — you know — gibrent way of thinking. 23 of the same — you know — the same attitude and the same way of thinking. 24 Q. BY MS, POLK: Did it cost to be a member 19 Mr. Ray's Solitual Warrior 2009 serminar? 25 Q. Did your wind you pay to attend the serminar were October 3rd to October 9th of 2009? 26 A. Yes, I did. 27 Q. Do you recall that the dates of this seminar were October 3rd to October 9th of 2009? 28 A. Yes, I did. 29 You know — because of — you know — different 200 opportunities, you might run into being with groups 200 of people like that, And just to limprove yourself 210 opportunities, you might run into being with groups 210 of people like that, And just to limprove yourself 220 opportunities, you might run into being with groups 220 of people like that, And just to limprove yourself 220 opportunities, you might run into being with groups 220 of people like that, And just to limprove yourself 220 opportunities, you might run into being with groups 220 of people like that, And just to limprove yourself 220 opportunities, you might run into being with groups 220 of people like that, And just to limprove yourself 220 opportunities, you might run into being with groups 220 of people like that, And just to limprove yourself 220 of the same — you know — the same attitude and 220 of the same — you know— the same attitude and 220 of the same — you know— the same attitude and 220 of the same				
2 Q. Over what pend of time? 3 A. Over — little over two years. 4 Q. Are you a member or were you a member of 5 Mr. Ray's World Wealth Society? 6 A. Yes, I was. 7 Q. Will you tell the jury what that is. 8 A. It was a — 9 MR. KELLY: Your Honor, excuse me. Objection. 10 Relevance. 110 Relevance. 111 THE COURT: Overruled. 112 You may answer that. 113 THE COURT: Overruled. 114 Ilke—minded people that were — you know — into doing things for the better of the planet. And — you know — into doing things for the better of the planet. And — you know — into hopefully get together with you want to be around 23 of the same — you know — the same attitude and 23 of the same — you know — the same attitude and 24 the same way of thinking. 25 Q. BY MS. POLK: Did it cost to be a member 160 of the World Wealth Society? 2 A. Yes, it did. 3 Q. And how much? 4 MR. KELLY: Your Honor, objection. 5 THE COURT: Sustained. 6 Q. BY MS. POLK: No. Obsen,, did you sign up and attend Mr. Ray's Spiritual Warrior 2009 seminar? 8 held here in Yavapal County? 9 A. Yes, it did. 10 Q. Do you recall when you signed up? 11 A. Oh, we signed up — was it one year? It has a dether one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 10 bought, like — you know — a package of — of — 112 was either one or two years prior because we 100 to the event. He thought if you know what you were 100 to the event. H		165		167
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19 couple years. And you know whether we bought 20 that with the initial package or we waited until a 21 year later I think we waited until a year later 22 so 28 Warner 2009 before you arrived: 19 A. Yes. 20 Q. Did you know much about it? 21 A. Not really. You know, I just knew it was 22 a sweat lodge.	17	But I think we I don't really recall	17	know that a sweat lodge was part of the Spiritual
20 that with the initial package or we waited until a 21 year later I think we waited until a year later 22 so 20 Q. Did you know much about it? 21 A. Not really. You know, I just knew it was 22 a sweat lodge.	18	because, I mean, we did a lot of stuff over those	18	Warrior 2009 before you arrived?
21 year later I think we waited until a year later 21 A. Not really. You know, I just knew it was 22 so 22 a sweat lodge.	19	couple years. And you know whether we bought	19	A. Yes.
22 so 22 a sweat lodge.	20	that with the initial package or we waited until a	20	Q. Did you know much about it?
	21	year later I think we waited until a year later	21	A. Not really. You know, I just knew it was
THE REPORTER: Excuse me. I need you to slow 23 Q. Had you been in a sweat lodge before?	22	so	22	_
			1	
24 down. 24 A. No.	1 .			
25 THE WITNESS: Oh. Sorry. 25 Q. And your wife came also to this Spiritual Page 165 to 168 of 310 42 of 78 sheet	25			

Q. You mentioned that during the exercise

24 that involved this shallow breathing for a long

period of time that you would fall asleep?

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Α.

Q.

What was the -- what was the atmosphere?

It was serious. It was -- you know --

1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA	
2	FOR THE COUNTY OF YAVAPAI	
3	•	
4	STATE OF ARIZONA,)	
5	Plaintiff,	
6	vs.) Case No. V1300CR201080049	
7	JAMES ARTHUR RAY,)	
8	Defendant.)	
9		
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13		
14	REPORTER'S TRANSCRIPT OF PROCEEDINGS	
15	BEFORE THE HONORABLE WARREN R. DARROW	
16	TRIAL DAY SIXTEEN	
17	MARCH 16, 2011	
18	Camp Verde, Arizona	
19		
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21		
22	COPY	
23	REPORTED BY	
24	MINA G. HUNT AZ CR NO. 50619	
25	CA CSR NO. 8335	

Sec.

- Q. BY MS. POLK: Do you know what your high
 school coach did in terms of maintaining the
 program as a safe program?
- 4 MS. DO: Objection, Your Honor. Relevance.
- 5 THE COURT: Overruled.
- 6 You may answer that.
- 7 THE WITNESS: No. I don't -- I didn't know
- 8 specifically what he did as in if he had a -- you
- 9 know -- written plan. He watched us very closely.
- 10 For example, if we would go on training runs, he
- 11 would -- he was kind of an interesting, heavyset
- 12 guy; so he would drive -- you know -- many times
- 13 drive the course -- the training course with us and
- 14 just watch everyone and make sure they were okay.
- 15 MS. DO: Your Honor, my objection to that line
- 16 of question is relevance because we're dealing with
- 17 minors. It's a different situation.
- 18 THE COURT: Ms. Polk. There is no question.
- 19 MS. POLK: Okay. I can continue?
- 20 THE COURT: Yes.
- 21 MS. POLK: Thank you, Judge.
- **Q.** Mr. Ray, you were shown Exhibit 211. Do
- 23 you recall this exhibit to be the Spiritual Warrior
- 24 release that you signed?
- 25 A. Yes.

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Q. And let me actually hand it to you. I'll

- 2 show you Exhibit 211. Who signed that release?
- 3 A. I did.
- 4 Q. And who else signed that release?
- 5 A. Brent -- I can't make out the last name.
- 6 Me -- M-e-k-a-s-h? It's hard to read his writing.
- 7 Q. Mekosh?
- 8 A. Possibly.
 - Q. Did you know him to be another
- 10 participant at the Spiritual Warrior 2009?
- 11 A. I did not know him. I arrived late and
- 12 he arrived at the same time, and so they just said,
- 13 Hey, you sign his and he sign yours.
- 14 Q. Did the State of Arizona sign that
- 15 release?
- 16 A. Excuse me?
- 17 Q. Did the State of Arizona sign that
- 18 release?
- 19 MS. DO: Objection. Argumentative, Your
- 20 Honor.
- 21 THE COURT: Sustained.
- **Q.** BY MS. POLK: Are you aware, Mr. Ray,
- 23 that a person can't protect themselves from
- 24 criminal charges with a waiver such as this?
- 25 MS. DO: Objection. Leading.

- 1 THE COURT: Sustained.
- 2 Q. BY MS. POLK: You said -- you testified
- 3 that you had a conflict with Spiritual
- 4 Warrior 2009?

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- A. Yes. Both 2008 and 2009.
- **Q.** And what did you do about trying to
- 7 resolve the conflict in 2009?
- 8 A. In 2009 I had a schedule conflict. And
- 9 so I had a friend that wanted to go. So we spoke
- 10 and he said that he would buy my seat at the event.
 - Q. And was that allowed to happen?
 - A. It was allowed to happen. However, what
- 13 I didn't realize when -- when I first talked to him
- 14 about it, it was -- there -- there was a lot of
- 15 rules around the event in the sense of the -- the
- 16 money.
- 17 The way the JRI staff employee explained
- 18 it to me was that I -- I would not be selling him
- 19 my seat in the event because the -- I had purchased
- 20 that event as a part of a package. They would
- 21 assign a credit value to -- to my -- for any other
- 22 person that would want to attend that event. And
- 23 so it was not the full value of what most of the
- 24 other people paid for the event.
 - Q. In other words, more money would have had
 - Q. In other words, more money would have had

1 to be paid by your friend to attend?

- 2 A. Yes. He would have -- I can't remember
- 3 the exact number. But it was somewhere around $^{\circ}$
- 4 maybe \$1,000 in value or credits that -- that if I
- 5 transferred that to him, that he would get. And $^{\rm gen}$
- 6 then he would have to pay approximately an
- 7 additional \$8,000 to be able to attend.
- 8 Q. So what did you do?
- 9 A. So I just made some changes and went
- 10 ahead and let them know that I would be attending.
- 11 Q. With regard to the registration process,
- 12 did Mr. Ray or his staff ever get emergency contact
- 13 information from you?
- 14 A. I don't recall.
- **Q.** When you ended up in the hospital in
- 16 Flagstaff, do you know how long it took for your
- 17 family or relatives to be notified?
- 18 MS. DO: Objection. Relevance, Your Honor.
- 19 THE COURT: Sustained.
- **Q.** BY MS. POLK: You testified that you
- 21 believed that you were in good health in going and
- 22 attending the Spiritual Warrior 2009 but that a
- 23 physical examination was not required.
 - Do you recall that?
 - A. Yes.

24

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22	COPY
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24	MINA G. HUNT AZ CR NO. 50619
25	CA CSR NO. 8335

THE COURT: Thank you.

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sense.

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MR. HUGHES: No. What I'm saying is the line of cases that discuss duty are discussed in connection with holding a corporation liable for an employee's acts or holding an employee liable for corporation's act. That's a different case. Notwithstanding the defendant's argument, that's a different case than we have here.

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In this case we're attempting to hold Mr. Ray liable for his own acts, not for the acts of the corporation. There is certainly no prosecution against the JRI corporation to show that it's liable for Mr. Ray's acts.

THE COURT: My question, then, is are you saying with regard to Mr. Ray and what the state wants to prove, you don't have to have a duty independent of what's defined in the criminal statutes? Is that what you're saying?

MR. HUGHES: That's what I'm saying. And I do believe the Far West bears that analysis out. Far West talks about the fact that the state established a violation of the manslaughter statute and also that it established violations of the duty. And they're independent of each other.

24 Where the duty becomes important is when 25 you're attempting to hold someone else, either the

corporation liable for the employee's act or the employee liable for the corporation's act. Those line of cases discuss duty as a necessary element, discuss it in that connection.

THE COURT: I think there has to be a duty independent of the criminal statutes. That's the way I've read the law. And I think the Far West case gets into that with the initial issue as to whether or not the code abolished a potential duty saying there is no longer common law offenses.

MR. HUGHES: Your Honor, 13-201, which is discussed in the Far West case -- it says the minimum requirement for criminal liability is the performance by a person of conduct which includes a voluntary act or the omission to perform a duty imposed by law.

In this case the state is alleging that 18 there is the voluntary act. The 13-201 sets forth 19 two separate ways that criminal liability can be performed. And I would submit again that the 21 cases, the Angelo case, but more particularly the 22 Far West case and the other cases that discussed 23 duty, are always in connection with either holding 24 a corporation liable for the employee's act or the '

employee liable for the corporation's act.

The question of what was available in terms of first aid during the 2009 event, that just goes to the context in what was happening, what Mr. Ray might have known. It's relevant in that

7 I think there is a real issue as to the relevance of negligence evidence and testimony. I 8 9 have difficulty in seeing the relevance of Mr. Pace's testimony to a charge of reckless 10 11 manslaughter. The Far West case spends a lot of 12 time talking about awareness of these regulations 13 and acting completely contrary to what these very 14 educated people knew were the dangers inherent in 15 those confined-space situations. And that --16 that's recklessness.

So I don't understand, and I've said this 18 right along, having evidence come in for a lesser. included, a potential lesser included -- it is charged. And I've indicated under Arizona law there is notice to the defense of lesser included. 22 That's what the law says. Whether there is 23 ultimately a lesser included instruction, that's a different matter, and whether or not it goes as a 25 lesser included.

22 1

But to have evidence come in on a lesser 2 included that's only relevant to a lesser included, that's what came up in the 404(b). And I see it 4 surfacing again. So I have a lot of difficulty with what I'm seeing in terms of an argument for relevance of Mr. Pace's testimony, for example. 6 7

But for today, with regard to the 2009 sweat lodge, what was out there in terms of first aid and that kind of thing, I think it bears on potential knowledge, arguably bears on potential knowledge, of Mr. Ray. And it's relevant just in that to really set the scene and what somebody 13 knows.

Mr. Hughes.

MR. HUGHES: Thank you. Your Honor, I know Your Honor has informed us that you want us to argue the issue with regard to Mr. Pace at a later time. And certainly we're prepared to do that. So I won't go into the Mr. Pace matter.

THE COURT: I do. But I did want to let you know, after I looked at this last night and again this morning, and I've really indicated that before, I question the relevance of that testimony.

MR. HUGHES: I understand that. We'll focus our argument on that area.

6 of 67 sheets

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I know that she resides in Toronto.
1
          Α.
               Was she a participant?
2
          Q.
               Yes. Yes, she was.
3
          Α.
          0.
               And do you see the signature of the State
4
    of Arizona on that waiver?
5
          MR. LI: Objection, Your Honor.
6
    Argumentative. Relevance.
7
          THE COURT: Sustained.
8
               BY MS. POLK: I'm going to hand you the
9
          Q.
    Angel Valley waiver, which is Exhibit 174.
10
          Α.
               Uh-huh.
11
               How many signatures do you see on that
          0.
12
    document?
13
               Just one.
                          Mine.
          Α.
14
               Any signatures from anybody else on that
15
          Ο.
     document?
16
17
          Α.
               No.
               Thank you. You talked about gathering
18
          0.
    down at the fire shortly before Mr. Ray's sweat
19
     lodge ceremony and being told to bring money to
20
     give to someone. Who told you to bring money,
21
     first of all?
22
               Well, it was suggested that if we wanted
          Α.
23
     to make a contribution, we should.
24
               Who, though?
25
          Q.
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				10 P
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1	and no notice to The Court And here we are	1	additional step that he may or may not take	
2	MR LI Your Honor, first of all. We don't	2	Anything he is reading from that he is by	
3	have any obligation to disclose anything Because	3	definition using it and it falls within this	
4	we're not actually introducing it into evidence	4	disclosure obligation Your Honor, the state, with	
5	We did talk about this issue about whether or not a	5	we argued discuss this issue of a lawsuit with	
6	lawsuit egg /SEUS /TEBZ of a lawsuit is admissible	6	respect to Mr. Mehravar who was a previous witness.	
7	or is relevant in discussing buys and motive. We	7	The state agreed that the existence of a lawsuit	
8	believe it is relevant with respect to this witness	8	The fact of a lawsuit is fair game and it goes to	
9	who has testified one one way on tape right after	9	motive or buys. Then there is additional issues	
10	the incident Suzan and now her testimony is quite	10	The complaint itself is hearsay Clearly hearsay	
11	different. We are * aloud * allowed to impeach her	11	It's an outs of court statement that the	
12	about this. Moreover, you know, just on the	12	/TKPEPBS at least with respect to Mr Mehravar	
13	disclosure issue Your Honor We had a long	13	intended to introduce because they wanted to try to	
14	conversation about this several weeks ago It is	14	prove to the you shall jury there is other issues	
15	the states obligation to find Brady and the fact	15	/SKUFP such as toxin there is other liabilities	
16	that a witness has a buys is Brady And it is not	16	issues /TPAOR /A*FR all sort of issues that are not	
17	the defenses obligation to find Brady We do so	17	settled by a lawsuit but are language used in that	
	because we're diligent. But if I were the state	18	lawsuit. The complaint is hearsay To be reading	
18	-	19	the complaint in the language of the complaint to	
19	and I were going to call the witness I would want	20	this witness is hearsay and should not be allowed	
20	to know Particularly in a case like this Hey	į	I agree that the fact of the lawsuit and she has	
21	have you filed a lawsuit What have you said in	21		
22	the lawsuit Do you want money These are all	22	admitted it goes to motive or buys and then the	
23	issues that go directly to the credibility of the	23	inquiry stops there Although it's the states	
24	witness And that are all those responsibilities	24 25	position that if these lawsuits have been settled If Mr Ray or his insurance company have paid money	
1	the defense are all duties that fall squarely on	86	to these witnesses, that information should be	;
2	the state	2	^ aloud ^ allowed as well Because that to me is	
3	THE COURT Ms Polk	3	an admission of guilt by Mr Ray, if he's set /S-LG	
4	MS POLK. In /POPBS it's not the states	4	these lawsuits and I think Mr Li has now opened	
•		5	that door and the state should be ^ aloud ^ allowed	
5	obligation to go find Brady The states Brady	6	to ask the witness has this witness been settled	
6	obligation is to provide to the opposing party all	7	and did Mr. Ray pay money to you in order to make	
7	information that is in our possession or our		this /HRAUTD /SELT lawsuit settle It also /TPHE	
8	control These lawsuits are not in the states	8		
9	possession or control. We don't know about them	9	gates the suggestion that this witness now has a	
10	The defendant nose about them because he's a party	10	motive to lie because her lawsuit has settled	
11	to them. And so the statement to the court that	11	It's a very different scenario if there is a	
12	it's the states obligation to go find Brady and	12	pending lawsuit and she stands to gain onented in	
13	disclose it is simply false. Our obligation is to	13	some way is concerned about the impact of her	
14	disclose what is is in our possession or control	14	testimony on a pending lawsuit If this lawsuit	
15	Rule 15 1 It's 15 two, C three says that the	15	has settled and I believe that it has, although	
16	defendant shall provide to the state a list of all	16	I've not received any disclosure from the defense,	
17	papers documents photographs and other tangible	17	but if this lawsuit is settled then any motive to	
18	objects that the defendant intend to use at that	18	/TAEU letter her testimony in such a way is now	
19	There is no exception ^ there for ^ therefore	19	gone Her testimony cannot impact something that	
20	public records for example. If the defendant	20	has settled has been resolved or and has gone away	
21	intends to use it at that they have to provide it	21	THE COURT With regard to the hearsay point	
22	to the state. Mr. Li is reading from a document	22	Ms Polk, if you recall from the Hernandez case,	
	He's /OBL were you Li reading from a document. And	1	the document there was a governmental claim	
23	He S /OBE were you to reading from a document. And	23	the cocquery there was a dozentinioner com.	
23 24	that's the same thing as using it at that	23	submitted under title 12 And the majority of the	

	10	01	1
1	THE COURT So you're saying you did not know	1	faith basis. That's the test
2	there were lawsuits filed, because if you did know	2	MS POLK Your Honor the state would request
3	then it was in your possession it seems to me	3	at this time the a copy of the complaints from the
4	MS POLK. Your Honor the state is aware that	4	defense
5	lawsuits were filed and mostly we learned about it	5	THE COURT And they're entitled to that I
6	through the defense interviews of witnesses when	6	think that's covered under 613 I think the
7	the defendant started asking witnesses about	7	defense is offening this primarily under the
8	lawsuits and kind of probing well, there is a	8	authority of 613
9	confidentiality agreement trying to get witnesses	9	MS POLK Your Honor is the court going to
10	to talk about the terms and so that's how we	10	allow the state to redirect regarding everything
11	learned there were lawsuits That's how we	11	that's in the complaint. I would just note Your
12	learned about it Secondly the Brady obligation	12	Honor this is not a venfied complaint.
13	applies to documents that are in our possession	13	THE COURT I don't know that a /KPRAEUPBT
14	They've never been in our possession and thirdly,	14	would
15	their client is a party to those lawsuits Even if	15	MR LI Your Honor the only questions we're
16	some how the court /KE decided that the state had a	16	asking are one did you file a complaint and are you
17	Brady obligation to go out and actively find	17	seeking money and those are questions that we've
17	lawsuits	18	^ established ^ accomplished, as a start There is
10	THE COURT And I didn't say that Ms Polk I'm	19	one other question along those lines. Then the
	saying if you already knew though you had the	20	second question is I asked her a number of
20	information agree no, you don't have to go out	21	questions, have you ever claimed and. And she said
21	•	22	no And this lawsuit makes those claims I'm not
22	and investigate. I don't agree with that	23	going to back through every one of them But I'll
23	proposition I'll tell you that right now I	24	walk through two of them And I have a right to do
24 25	don't agree that the state has to go out and explore every possibilities. But when you have	25	that This is a prior inconsistent statement.
1	information possess that, then that question	102	THE COURT Where is your authority for a
2	doesn't even anse	2	complaint that's signed by an attorney
3	MS POLK. Yes and then the next step is under	3	THE WITNESS She said that she reviewed it
4	rule 15 two If you intend to use these documents	4	I'm entitled to ask her how far she's reviewed it
5	at thal you have to disclose them Period You	5	I'm entitled to refresh her recollection with it
6	have to disclose them		
7	Have to disclose them	6	I'm entitled to ask good faith basis questions
,	THE COURT Okay The questioning so far is	6 7	I'm entitled to ask good faith basis questions isn't it true in your complaint you said and And
8		Í	isn't it true in your complaint you said and And she can say no She can say I don't remember And
	THE COURT Okay The questioning so far is	7	isn't it true in your complaint you said and And she can say no. She can say I don't remember. And I can say would it refresh your recollection. This
	THE COURT Okey The questioning so far is permissible. It's cross-examination from a	7	isn't it true in your complaint you said and And she can say no. She can say I don't remember. And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to
8 9	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of	7 8 9	isn't it true in your complaint you said and And she can say no. She can say I don't remember. And I can say would it refresh your recollection. This
8 9 10	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was I don't know the level of endorsement. That is an issue. And obviously, it	7 8 9 10	isn't it true in your complaint you said and And she can say no. She can say I don't remember. And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to
8 9 10 11	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this	7 8 9 10 11	shift it true in your complaint you said and And she can say no. She can say I don't remember. And I can say would it refresh your recollection. This is very vanilla. Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines.
8 9 10 11 12	THE COURT Okey The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the	7 8 9 10 11 12	shift it true in your complaint you said and And she can say no. She can say I don't remember. And I can say would it refresh your recollection. This is very vanilla. Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state.
8 9 10 11 12	THE COURT Okey The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you.	7 8 9 10 11 12 13	shift it true in your complaint you said and And she can say no She can say I don't remember And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state would rather have these documents ahead of time.
8 9 10 11 12 13	THE COURT Okey The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you need a good faith basis to ask a question. And	7 8 9 10 11 12 13	isn't it true in your complaint you said and And she can say no She can say I don't remember And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state would rather have these documents ahead of time. But we have a right to have this witness tested as
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8 9 10 11 12 13 14 15	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you need a good faith basis to ask a question. And that's separate from the ultimate admissibility of the extrinsic evidence of the complaint it /EFL.	7 8 9 10 11 12 13 14 15	she can say no She can say I don't remember And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS I understand that the state would rather have these documents ahead of time. But we have a right to have this witness tested as to her bias and motive without preparation, without her being able to change her story on before she.
8 9 10 11 12 13 14 15 16	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you need a good faith basis to ask a question. And that's separate from the ultimate admissibility of the extrinsic evidence of the complaint it /EFL rehabilitated self itself. My feeling on that	7 8 9 10 11 12 13 14 15 16	she can say no She can say I don't remember And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state would rather have these documents ahead of time. But we have a right to have this witness tested as to her bias and motive without preparation, without
8 9 10 11 12 13 14 15 16 17	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you need a good faith basis to ask a question. And that's separate from the ultimate admissibility of the extinsic evidence of the complaint it /EFL rehabilitated self itself. My feeling on that that's a document people have long aware of. It	7 8 9 10 11 12 13 14 15 16 17	she can say no. She can say I don't remember. And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state would rather have these documents ahead of time. But we have a right to have this witness tested as to her bias and motive without preparation, without her being able to change her story on before she get on the stand. We have a right to have the jury see her admit that she has a bias.
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8 9 10 11 12 13 14 15 16 17 18 19 20	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you need a good faith basis to ask a question. And that's separate from the ultimate admissibility of the extrinsic evidence of the complaint it /EFL rehabilitated self itself. My feeling on that that's a document people have long aware of. It should have been does closed if it was going to be offered as extrinsic evidence and it wasn't. And	7 8 9 10 11 12 13 14 15 16 17 18	she can say no She can say I don't remember And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state would rather have these documents ahead of time. But we have a right to have this witness tested as to her bias and motive without preparation, without her being able to change her story on before she get on the stand. We have a right to have the jury see her admit that she has a bias. MS POLK. Your Honor first of all these are not statement by the witness. These are statement.
8 9 110 111 122 133 114 115 116 117 118 119 220 21	THE COURT Okay The questioning so far is permissible. It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you need a good faith basis to ask a question. And that's separate from the ultimate admissibility of the extrinsic evidence of the complaint it /EFL rehabilitated self itself. My feeling on that that's a document people have long aware of It should have been does closed if it was going to be offered as extrinsic evidence and it wasn't. And the rules require that. So the complaint itself.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	she can say no She can say I don't remember And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state would rather have these documents ahead of time. But we have a right to have this witness tested as to her bias and motive without preparation, without her being able to change her story on before she get on the stand. We have a right to have the jury see her admit that she has a bias. MS POLK. Your Honor first of all these are not statement by the witness. These are statement by her attorney, they do not fall under rule 801.
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	permissible It's cross-examination from a document that was — I don't know the level of endorsement. That is an issue. And obviously, it would /SPWR-PB clear have been clear had this matter been presented at an earlier time. But the questions at this point Mr. Li has indicated you need a good faith basis to ask a question. And that's separate from the ultimate admissibility of the extrinsic evidence of the complaint it /EFL rehabilitated self itself. My feeling on that that's a document people have long aware of. It should have been does closed if it was going to be offered as extrinsic evidence and it wasn't. And the rules require that. So the complaint itself would not be admissible. Cross-examination from	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	she can say no She can say I don't remember And I can say would it refresh your recollection. This is very vanilla Your Honor. And I'm not asking to introduce these into evidence. We did talk about this several weeks ago. And I think, I am operating under the courts guidelines. THE WITNESS. I understand that the state would rather have these documents ahead of time. But we have a right to have this witness tested as to her bias and motive without preparation, without her being able to change her story on before she get on the stand. We have a right to have the jury see her admit that she has a bias. MS POLK. Your Honor first of all these are not statement by the witness. These are statement.

		197		19
1	Q You did not file a lawsuit against the	1	A Yes	
2	person who built the sweat lodge that Mr Ray	2	Q Are you familiar with Mr Ray's refund	
3	conducted his ceremony in?	3	policy Objection /REL have not?	
4	A No	4	MR LI Objection relevance subject of a	
5	Q You did not file a lawsuit against the	5	pretnal motion	
6	fire tender who heated the rocks?	6	THE COURT Sustained	
7	A No	7	Q BY MS POLK Has Mr Ray's refund policy	
8	Q And you did not file the lawsuit against	8	affected your attend dance at seminars?	
9	the Hamiltons, the owner of avenue?	9	MR LI Same objection	
10	A No	10	MR Li And relevance of what this particular	
11	Q You did not file a lawsuit against the	11	motivations are	
12	paramedics or /TPHE of the first respond /TKERZ?	12	THE COURT Overruled.	
13	A No	13	THE WITNESS Yes	
14	Q And what state was this lawsuit filed in?	14	Q And how so?	
15	A California	15	A There were events I went to simply	
16	Q Are you familiar Ms Gennan with the	16	because I had paid for them. And when I discovered	
17	legal requirements necessary in California to file	17	I was if I didn't feel like it or wasn't really	
18	this initial complaint setting for the your	18	into what he was doing, I would stay because I had	
19	lawsuit?	19	paid for it	
20	A No	20	Q What was the refund policy?	
21	Q Can I direct your attention to paragraph	21	MR Li Objection	
22	10 of the lawsuit ^ There in ^ Therein it's	22	THE DEFENDANT No refund	
23	stated that defendant meaning Mr. Ray and James Ray	23	THE COURT Sustained	
24	International refused to disclose the event	24	Q BY MS POLK Mr Li asked you a line of	
25	schedule and /PRAPBD activity until plaintiff	25	questions about well why didn't you just leave	
		198		2
1	that's you and the other participants arrived in	1	Why didn't you just leave Spiritual Warnor 2009?	2
2	that's you and the other participants arrived in Sedona for the seminar What do you know about	1 2	A Given not only my mental state but the	2
2	that's you and the other participants arrived in Sedona for the seminar What do you know about that?	1 2 3	A Given not only my mental state but the fact that I had paid an enormous pile of money to	2
2 3 4	that's you and the other participants arrived in Sedona for the seminar What do you know about that? A It's partially true	1 2 3 4	A Given not only my mental state but the fact that I had paid an enormous pile of money to be there I can't imagine I ever would have just	2
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2 3 4	that's you and the other participants arrived in Sedona for the seminar What do you know about that? A It's partially true Q What part of it is true? A We were not given a schedule But some	1 2 3 4 5	A Given not only my mental state but the fact that I had paid an enormous pile of money to be there I can't imagine I ever would have just got up and left Q Well why not just get your money back and	2
2 3 4 5	that's you and the other participants arrived in Sedona for the seminar What do you know about that? A It's partially true Q What part of it is true?	1 2 3 4 5 6	A Given not only my mental state but the fact that I had paid an enormous pile of money to be there I can't imagine I ever would have just got up and left Q Well why not just get your money back and leave?	2
2 3 4 5	that's you and the other participants arrived in Sedona for the seminar What do you know about that? A It's partially true Q What part of it is true? A We were not given a schedule. But some of the activity could be gleaned from the release document.	1 2 3 4 5 6 7	A Given not only my mental state but the fact that I had paid an enormous pile of money to be there I can't imagine I ever would have just got up and left Q Well why not just get your money back and leave? MR LI Objection argumentative	2
2 3 4 5 6 7	that's you and the other participants arrived in Sedona for the seminar. What do you know about that? A It's partially true. Q What part of it is true? A We were not given a schedule. But some of the activity could be gleaned from the release document. Q In your experience as a participant at	1 2 3 4 5 6 7 8	A Given not only my mental state but the fact that I had paid an enormous pile of money to be there I can't imagine I ever would have just got up and left Q Well why not just get your money back and leave? MR LI Objection argumentative THE COURT Sustained Form of the question	2
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	253		2	255
1	A So it would be Tuesday October 6	1	recess for the evening. So ladies and gentlemen,	
2	MR KELLY Judge I'd ask the record reflect	2	we will do that. And remember the admonition All	
3	the witness /RE refreshed her recollection with	3	aspects of it. I do want to speak with	
4	Exhibit 2 /TPUFT three	4	^ Miss ^ miss Martin for a minute about the rule of	
5	THE COURT I think that was the case	5	exclusion of witnesses That's been invoked in	
6	Ms Polk	6	this case. And first thing it means is that other	
7	MS POLK Yes, Your Honor	7	witnesses can't be present in court when witnesses	
8	Q BY MS POLK Do you recall what time of	8	are testifying. But it also means that you cannot	
9	the day there was a problem?	9	communicate about the case or your testimony with	
10	A It was in the evening	10	any other witness until it's until the trial is	
11	Q And where were you when you became aware	11	completely over. I'm also asking and directing	
12	of a problem?	12	that people not communicate with third parties to	
13	A I was there in the Crystal Hall Q And you've used /-TD word problem What	13	who might rely information on about testimony and	
14	Q And you've used /-TD word problem What was the issue /KERL Your Honor objection Requires	14	the case It's really a good idea not to talk to	
15 16	hearsay response?	, ,	anyone about the /KAES until the matter is	
17	THE COURT. Is it offered for the truth	15	•	
18	Ms Potk	16	completely over However you can talk to the	
19	MS POLK Your Honor I'll rephrase the	17	lawyers as long as other witnesses are not present	
20	question	18	Do you understand	
21	THE COURT Okay	19	THE DEFENDANT Yes	
22	Q BY MS POLK What did you become aware	20	THE COURT Thank you So we will take the	
23	of?	21	evening recess then Please reassemble at nine 15	
24	A I became aware that one of the girls	22	We'll start as soon as we can after that /SKP-FPLT	
25	wanted to leave She was uncomfortable	23	we are in recess. Thank you.	

			254
	1	MR KELLY Your Honor objection strike	
	2	anything after leave	
	3	THE COURT The answer wanted to leave the	
	4	that's not offered for the truth	
	5	MS POLK No, Your Honor	
	6	MS POLK It's foundational	
	7	THE COURT You may ask a question It's in	
	8	evidence up to that point, not further. You may	
	9	ask another question	
	10	MS. POLK.	
	11	Q You just used the word the term girls	
	12	Do you recall approximately how old the /PHARS van	
	13	sister were?	
	14	A No	
	15	Q Were they girls were they women?	
	16	A They were female	
	17	Q What drew your attention to the sister?	
	18	A She was upset	
	19	Q And what was she doing that makes you	
	20	testify that she was upset?	
	21	A She told me -	
	22	MR KELLY Your Honor objection	
	23	THE COURT I'm going to sustain It has been	
	24	90 minutes Ms Polk and Mr Kelly We started a	
	25	quarter avenue We do need to stake take the	
ı			

		181	1
1	the side of the room Asked you questions about	1	A I just coordinated the very big
2	James Ray International the company, do you recall	2	^ ones ^ once The ones that were paid events
3	that?	3	Q Were there events that Mr Ray did that
4	A Yes	4	were not paid event?
5	Q He asked you are there 27 people that	5	A Yes
6	work there. Do you know in fact for a fact how	6	Q And tell the jury what those were?
7	many people work at James Ray International?	7	A Those were two hour events that he did
8	A No, I do not	8	often to promote the larger events
9	Q in fact the number of names that ended up	9	Q To ^ sell ^ cell the larger event?
10	on the easel would not be 20 seven?	10	A Correct
11	A That's correct	11	Q Do you have any idea how often Mr Ray
12	Q Do you know how many people work at James	12	did his two hour events?
13	Ray International?	13	A No I do not.
14	A I don't recall	14	Q Were those at a charge?
15	Q Can you think of anybody that Mr Kelly	15	A No It was free to participate To
16	didn't ask you about?	16	participants
17	A There are a couple people that are on	17	Q Going back to the easel and the drawing
18	there, I'm definite a couple people that were not	18	that Mr Kelly created It says at the very top
	on there and several people had left just recently	19	JRI and there is a line down and it says James do
19		20	you recall that?
20	100	21	A Yes
21	Q Are there salespeople that work at James Ray International /-RPBLG salespeople?	22	Q Is there anybody above Mr Ray at James
22		23	Ray international?
23		24	A Not that I'm aware of
24 25	A No Q. And in terms of selling the various	25	Q Who is JRI?
1	events, how was that accomplished?	182	A James Ray international
2	A That was accomplished at the event	2	Q And does Mr Ray have any partners that
3	itself	3	you're aware of?
4	Q By whom?	4	A Not that I'm aware of
5		1	
6	A James Ray mostly in the front and then in	5	Q So is it fair to say that James Ray is
	A James Ray mostly in the front and then in the back of the room there would be a table ^ set	5 6	Q So is it fair to say that James Ray is JRI?
7	the back of the room there would be a table ^ set		•
	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well	6	JRI?
7 8 9	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the	6 7	JRI? MR KELLY Your Honor objection
8	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the front?	6 7 8	JRI? MR KELLY Your Honor objection THE COURT Sustained
8 9 10	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the	6 7 8 9	JRI? MR KELLY Your Honor objection THE COURT Sustained Q BY MS POLK Did you ever meet anybody
8 9 10 11	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the front? A He would talk about the events that were	6 7 8 9	JRI? MR KELLY Your Honor objection THE COURT Sustained Q BY MS POLK Did you ever meet anybody that Mr Ray himself answers to at James Ray
8 9 10 11	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the front? A He would talk about the events that were coming up and what the people could /STAOEUPB up for sign up for to go on continuing the journey	6 7 8 9 10	JRI? MR KELLY Your Honor objection THE COURT Sustained Q BY MS POLK Did you ever meet anybody that Mr Ray himself answers to at James Ray international?
8 9 10 11 12 13	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the front? A He would talk about the events that were coming up and what the people could /STAOEUPB up	6 7 8 9 10 11 12	JRI? MR KELLY Your Honor objection THE COURT Sustained Q BY MS POLK Did you ever meet anybody that Mr Ray himself answers to at James Ray international? A No, I did not
8 9 10 11 12	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the front? A He would talk about the events that were coming up and what the people could /STAOEUPB up for sign up for to go on continuing the journey Q And people could purchase right then and	6 7 8 9 10 11 12	JRI? MR KELLY Your Honor objection THE COURT Sustained Q BY MS POLK Did you ever meet anybody that Mr Ray himself answers to at James Ray international? A No, I did not Q Do you know if Mr Ray answers to anybody
8 9 10 11 12 13 14	the back of the room there would be a table ^ set up ^ setup and things would be sold there as well Q And what do you mean James Ray in the front? A He would talk about the events that were coming up and what the people could /STAOEUPB up for sign up for to go on continuing the journey Q And people could purchase right then and there? A Correct	6 7 8 9 10 11 12 13	JRI? MR KELLY Your Honor objection THE COURT Sustained Q BY MS POLK Did you ever meet anybody that Mr Ray himself answers to at James Ray international? A No, I did not Q Do you know if Mr Ray answers to anybody else at James Ray international?
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			2
	21	05	
1	beginning leaving. I just didn't recaff which	1	or a hollow tube, hair is a hollow tube and my
2	round it was	2	understanding it has something to do with direct
3	Q. Do you recall anyone in particular	3	being a /SRES ^ sell ^ cell to God, heaven, great
4	leaving?	4	spint and so that the construction was always of
5	A I remember Mr Lou Cacı leaving because	5	natural materials including cloth on the lodge
6	he burned his arm and	6	had never seen a lodge with plastic on it
7	Q Do you know which round that was?	7	Q Is this the first lodge you'd seen with
	,	8	tarps?
8	A I really don't I think it might have	9	A. Plastic tarps I'd seen canvass tarps,
9	been I think it might have been the second or		but it's the first I'd ever seen with plastic
10	third round Because like I say, I don't really	10	•
11	have a clear remember /REBGS of each round until we	11	tarps
12	were talking about it's the 7th round and there is	12	Q Do you recall, you were asked in some of
13	only two left. So it was some time early on	13	the other lodges the preparations outside. Do you
14	Q You just said a moment ago it seemed leak	14	recall if the other lodges had a way to cool you
15	an at lot of water was being poured on the rocks?	15	down when you got outside?
16	A I did	16	A Definitely
17	Q In the previous lodges you had done had	17	Q What way was used?
18	you seen that amount of water poured on the rocks?	18	A Most of the lodges I'd been in had either
19	A No I hadn't	19	been built by water, so that you were doused
20	Q How had you seen the water placed on	20	afterwards either in a stream or with a bucket of
21	rocks in other lodges?	21	water 1'm sony, ask your question again
22	A Most of my expenence before there was a	22	Q I was asking what methods the other
23	bucket next to the leader and a ladie or a cup or a	23	lodges had to cool you down when you came outside?
	/TKPWORD, small /TKPWORD and was usually one	24	A I'm sorry, thank you There was a
24 25	/TKPWOURD sort of spread around the rocks and then	25	there was always buckets of water Actually there
	2	06	2
1		, ,	were apriles bases in my france bosnital in her
	steam would use and then maybe a moment or two	1	were garden hoses in my friends hospital in her
2	later another cup /-FL /TKPWOURD /-FL whatever,	2	backyard we had some sweats We always had a hose
2 3	later another cup /-FL /TKPWOURD /-FL whatever, ladle he will ^ full ^ rif you will	2	backyard we had some sweats. We always had a hose ^ there to ^ thereto run over our head cool off
	later another cup /-FL /TKPWOURD /-FL whatever, ladle he will ^ full ^ if you will Q You were asked what point after the	2 3 4	backyard we had some sweats. We always had a hose ^ there to ^ thereto run over our head cool off Q You mentioned your finend's house. Did
	later another cup /-FL /TKPWOURD /-FL whatever, ladle he will ^ full ^ if you will Q You were asked what point after the ceremony you part started to feel better You	2 3 4 5	backyard we had some sweats. We always had a hose * there to * thereto run over our head cool off Q You mentioned your fnend's house. Did you pay \$10,000 to do a sweat lodge with anybody.
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1	outside?	1	was controlled by the rocks, was it the leader that
2	A No, I did not. There always was people	2	was controlling how many rocks would come in?
3	^ there to ^ thereto render aid They weren't	3	A The leader always asked the fire keeper
4	licensed people	4	for a certain number of rocks to be brought in
5	Q You were asked about a lodge or maybe	5	Q And would the leader then have the
6	several lodges where it there was the if one goes	6	ability to gauge the heat inside before asking for
7	we all go /RAOU?	7	more rocks?
8	A Correct	8	A 1 think so Yes
9	Q Do you remember how many lodges you went	9	MR HUGHES Thank you * Miss * miss Andresano
10	in that had that rule?	10	you've been very patient
11	A Maybe 10 to 12	11	THE WITNESS You're welcome
12	Q During those lodges, did the /HRAERD of	12	THE COURT Any questions for this witness
13	the lodge cool the lodge down in between rounds?	13	ladies and gentlemen Bench.
14	A Yes	14	MR LI That's fine no objection /-SZ on
	Q How would he do that?	15	either one (on No 1
15		16	MR LI No objection
16 47		17	THE COURT Mr Hughes
17	Q On those occasions did opening the door cool the air inside?	18	MR HUGHES I have no objection they're fine
18		19	THE COURT We'll ask them both And I want
19	A Since they were of a smaller diameter the	20	to ask the spelling of the name again
20	air had more had less space to travel through 1	21	THE COURT Now that we have the mics /ABG
21	always felt air in other sweats	22	/TEUF spell your /TKPWHREUPL
22	Q Did the leader of those lodges check on	23	THE WITNESS First and last
23	the participants in between rounds?	24	THE COURT LAST ANDRESNANO
24 25	A Yes Q With respect to the leaders of the other	25	Q And you pronounce it?
1	210 lodges, did you ever are is	1	A. Andresano
2	Have a leader of another lodge brag about	2	Q And the first jury question and the
3	how hot their lodge was?	3	lawyers may want to follow up This is the
4	MR Li Objection, Your Honor argumentative	4	question In the previous sweat lodges you
5	THE COURT ISUS taped	5	attended, were they as dark as the one at Spiritual
6	MR HUGHES	6	Warnor 2009?
7	Q Did you ever have a /HRAERD of another	7	A Yes, they were
8	lodge compare the heat in their lodge to how others	8	THE COURT Follow up from Mr Hughes
9	do it?	9	MR HUGHES No, Your Honor
10	MR LI Objection, Your Honor develop	10	THE COURT Mr L:
11	advance Relevance	11	MR LI No, Your Honor
12	THE COURT Overruled	12	THE COURT Upon your amval on Angel Valley
13	THE WITNESS My understanding of a lodge is	13	on October 3rd, you mentioned that you went by the
14	that it's as hot as it needs to be for the	14	sweat lodge on the way to your tent. Is this when
15	participants to have the experience that /THEUR	15	you observed that the sweat lodge's top layer was
16	intended to have. By that I mean I've never heard	16	made of cloth No. it's not
17	anyone say, what I've heard the leaders of other	17	THE COURT Follow up Mr Hughes
18	sweats say is, I don't know how hot it's going to	18	MR HUGHES Ma'am is could you tell us what
19	be Sometimes it's as I said earlier it can be 4	19	you were able to see on that day of the lodge
20	rocks and it can be really hot. It can be eight	20	THE WITNESS I saw the frame of the structure
21	rocks and be compared /TEUFL cool As far as I	21	before there was anything put on it I don't
22	know that's way above my pay grade how that works	22	recall exactly what it was made of but for lack of
	I don't understand how that works It's been my	23	a better word it was a skeleton, it was either
23			
23 24	expenence that it's different	24	/PWAPL /PWAO or willow Layers of branches tied

		249	2
1	MS POLK We're almost through Ms Foster	1	are they breathing and then I didn't hear the
2	THE COURT Ms Polk whether you're ready	2	answer to that
3	Q BY MS POLK The statement that you just	3	Q And?
4	made about hearing Mr. Ray say that he's /AL /TPA	4	A And then the next thing I heard was leave
5	or we're /AL /TPA oh me /TKPWA and he's God Are	5	them there we have one last round
6	you just remembering that now?	6	Q /OU does the door to that sweat lodge
7	A No, ma'am	7	open and close. Who opens and closes it?
8	Q When did you remember that?	8	A The person on the out side /HRAS to
9	A That day	9	^ role ^ roll it up and remove or move it so that
10	Q Were you ever asked were you interviewed	10	people can come in and out
	•	11	Q And was the door then closed after
11	by the detectives specifically about everything you	!	
12	heard inside the sweat lodge?	12	Mr Ray made that statement about?
13	A No	13	A Yes
14	Q Tell the jury what else you heard?	14	Q You were asked some questions about the
15	A Just what i've already stated, Kim	15	process of getting the rock from the hot fire
16	telling the one gentleman that he was going to be	16	inside the sweat lodge and Mr. Kelly asked you if
17	all right. He wasn't going to die. And	17	Ted Mercer dragged the pitch fork with the rock do
18	MR KELLY Your Honor I'm going to object to	18	you recall?
19	the question requesting a narrative response	19	A Not normally no, he just carried it
20	THE COURT She answered the question So	20	Q In other words /SER did /WHAFRPBLTS
21	sustained for any further narrative on that point	21	carned to the door drag it ^ ones ^ once you get
22	Q BY MS POLK And then you heard a voice	22	in the door?
23	inside talk about three people down?	23	Q Do you know who that pitch fork with the
24	A Yes, ma'am	24	rock on was handed off to inside?
25	Q	25	A No, I do not
1 2	MR KELLY, Your Honor objection leading THE COURT Sustained	1 2	Q You don't know if it was Mr Ray or someone else?
		3	A 1 do not
3	Q BY MS POLK How loud was that voice?		Q. And then Mr Kelly asked you about how
4	MR KELLY Your Honor objection	5	the participants inside the sweat lodge were free
5	THE COURT Sustained		
6			
_	Q BY MS POLK Describe the jury for the	6	to leave at any time and you agreed they were, do
	the voice for the jury if you can?	6 7	to leave at any time and you agreed they were, do you recall that many?
7 8	the voice for the jury if you can? MR KELLY Judge there is no question	6 7 8	to leave at any time and you agreed they were, do you recall that many? A Yes, ma'am
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